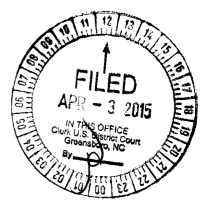
In the United States District Court for the Middle District of North Carolina Greensboro Division



Defendant, Brian David Hill v. Plaintiff, United States of America

Criminal Action No. 1:13-cr-435-1

NEW EVIDENCE FOR A NEW TRIAL, HABEAS CORPUS PETITION(§ 2255 MOTION), JUDGMENT OF ACQUITTAL, TO OVERTURN THE CONVICTION, OR ANY OTHER PURPOSE

Defendant plans to file a Motion for a New Trial or Petition for a Writ of Habeas Corpus to overturn his Federal criminal conviction. A Judgment was entered around November 12th, 2014(Doc #54) convicting the defendant Brian David Hill of possession of child pornography in violation of 18:2252A(a)(5)(B) and (b)(2) under United States Code. Defendant has New Evidence which was not previously discovered and that the defendant would not have had reasonable access to such evidence. First of all the defendant assumed throughout his pretrial and trial period that the State of North Carolina forensically examined his property at the Triad Crime Laboratory otherwise known to him as the State Crime Lab. The Triad Crime Lab is in Greensboro, NC the exact same city as the SBI regional office where Agent Rodney White worked, yet he didn't want to submit the evidence to that crime laboratory that specially analyzes computer evidence for child pornography. However the crime lab is under strict standards and acceditated by the ASCLD/LAB standards and standards set by the SBI. The crime lab would normally conduct a virus scan for computer crimes cases to determine what

malware and viruses were running on the computer including booby trap programs. There was no evidence of such logs, and a request to Joy Strickland in 2015(Exhibit J) caused a response which revealed that Agent White does not even work for the State Crime Lab. All evidence so far including what the defendant discovered in the Discovery evidence in January 2015 all shows that Agent White avoided the crime laboratory and conducted the forensic analysis himself not even under the same strict standards and procedures as what would happen at the crime lab had the evidence been submitted for review in the Triad laboratory. What is even the purpose of the State Crime Laboratory if the SBI Agent can just examine evidence himself or herself without even having to follow the exact same policies and procedures of the crime lab? The purpose is to prove the evidence of guilty in a reliable manner with integrity and accountability. With the SBI already having a history of evidence manufacturing and crime lab issues, it should have been sent directly to the State Crime Lab instead of to just one SBI Agent for analysis. However Detective Christopher Todd Brim wanted to give the evidence to Agent White for analysis for child pornography outside of the crime lab standards in 2012 when the crime lab was still connected to the SBI before it was separated by a law passed in the legislature.

It has been revealed that the defendant didn't get to review all of the materials under the Defendant's request for Discovery materials from the U.S. Attorney (See Doc #62, Filed 01/29/15, Page 60 of 62). The only material that the defendant got to review from the discovery while represented by the Assistant Federal Public Defender Eric David Placke was the confession which the defendant claimed was

false and was caused by coercion (See Doc#28, Filed 09/03/14) due to a threat by the Mayodan, NC Chief of Police Charles J. Caruso that had the defendant Brian not "fessed up" then his Mother would be held responsible for the crime he was accused of. He knew his Mother committed no such crime which would stir up fear that his mother can be framed in his place had he not told the detectives what they wanted to hear. The reason the defendant sought for a mental evaluation during the pretrial phase was that the defendant has a documented mental disability of 'Autism Spectrum Disorder: Mild Range,' and other health issues. He was hoping that the evaluator would prove that he made a false confession to protect his mother from being falsely accused then held responsible for the crime he clearly stated under Declaration that he did not commit (Assertions of legal innocence). The evaluation not only backfired on him but was further used to imply his guilt because Dr. Dawn Graney is clearly NOT an expert on Mild Autism, and the court clearly does not understand Mild Autism either which was why it was up to the public defender to bring in an independent Autism Expert under CJA voucher (to cover the cost of such expert testimony) which would have proved that the defendant clearly made a false confession due to the threat by Chief Caruso of Mayodan and pressure from the detectives making claims that the defendant was guilty in order to persuade himto falsely assert his own guilt which was the false confession on August 28, 2012.

It is well known that people with mental disabilities and mental health issues are more vulnerable in a police interrogation to produce false confessions. The defendant also had believed that the audio of the false confession in the discovery

evidence had been altered which was told to his public defender but no investigation was done into any of the U.S. Attorney's evidence. All that his former legal counsel had done was pressure and coerce him into a guilty plea, and to accept responsibility into a crime he is clearly innocent of and here is why. Brian accepted responsibility only for the technical possession of child pornography due to the claim by the discovery evidence and U.S. Attorney that it was found on his computer that had been seized by Mayodan Police in August 28, 2012. He was told it doesn't matter if somebody planted it there, or that it doesn't matter how it got there, just that it was on his computer so technically he is guilty of possession however his family (Roberta Hill(Mother), Stella Forinash(Grandmother), and Kenneth Forinash(Grandfather)) had listened to legal advice from somebody who was not a criminal defense attorney (Disability Rights of NC) which was why his family told him in the courtroom to take the plea agreement in the presence of defendant Donnie Robbins on June 10, 2014. Brian has asked his public defender if he can still overturn his conviction at a later time and was told that only based on new evidence. Even though it can be argued that the defendant technically possessed the child porn, it is clear that he was framed with it, that he had a good explanation for how it could have got there(eMule virus, possible evidence tampering, and possible evidence planting), and that he does not meet the criteria for a conviction. First of all crime is all about intent, and that under the judicial system the defendant has to be guilty of ALL of the elements of the alleged offense, not just simple possession. He intended to plead guilty only to technical possession but he did not put it there and did not know 100% how it all

could have got there. He did receive the eMule virus which he testified under Declaration in writing to the court but that may not explain how all files could have got there. More and more evidence can prove that he did not intend to seek child pornography, he does not have a sexual interest in children, that he suffers under Mild Autism, that he has no prior sexual history and is a virgin, and has never been accused of sexual misconduct prior to the single charge of child pornography. Then of course it is on record that the District Attorney involved from the beginning of the Mayodan Police raid all the way up to his federal indictment was Philip Edward Berger Junior (also shown in his SBI case file in the discovery evidence), the son of State Senator of North Carolina, and Mayodan Town Attorney Philip Edward Berger Senior whom are known in newspapers to be close knit. The defendant has overwhelming evidence which shows that he had political issues with the DA's father with his online article postings at uswgo.com in 2012, that he has even gone as far as posting on Berger's Facebook Page(defendant cannot access Facebook due to Probation restrictions so he can't prove it at this time) informing his fans of Berger's verdict on his Nullify-NDAA Petition in 2012, and based on emails exchanged between the defendant while using <u>admin@uswgo.com</u> and with Phil Berger's NC Senate email address. Then of course a screenshot of a link to the YouTube video was filed(See Doc #32 Page 6, and Doc #37 Page 42) before the sentencing showing Berger refusing to answer the Defendant's question on the verdict of his petition, then in that same video the Mayodan Police Chief Caruso appeared to have attempted to escort him out of the town council, then when there was no audio or video recording then Brian alleged

to have been threatened by the Police Chief on an online article posting in July 2012 before he was accused of the alleged offense. Then his mother was harassed when she was walking to Dollar General in Mayodan which was also submitted to the record through a Pro Se filing.

There is at least a lot of evidence that the defendant is Innocent and that there is overwhelming reasonable doubt. No reasonable Juror can find him guilty.

Before I present the new evidence I will explain another reason the defendant went along with the guilty plea even though legally Innocent.

The defendant had submitted a pro se filing regarding his health deteriorating in the county detention centers (See Doc #38). His weight dropped as low as 140 pounds which was a cause for concern at Orange County Detention Center to which he saw a mental health expert asking him why his weight was dropping to 140lbs. The reason why was that the defendant has Brittle Type 1 Diabetes and requires Lantus (24 hour) insulin and NovoLog (fast acting) insulin which none of the jails would even provide him. The jails were usually only giving him two shots per day when he was using insulin to carb ratio which requires him to be given an insulin shot for every meal he eats including snack time. The jails not only refused to administer Lantus to the defendant during his pretrial and trial period, but were not even giving him enough insulin for his carb intake which caused his blood sugars to run mostly high. Even his A1C at the Federal Corrections Institution 1 in Butner, NC was registered as 10.9 which is dangerously high. The defendant even vomited up stomach acid while he was first in the Maryland Annex before he was placed in the open North Carolina unit of the prison for the evaluation. The nurse

however accused him of inducing his vomiting which was not the appropriate response as around that time the defendant was not even given insulin at all due to the U.S. Marshals in Winston Salem not giving the prison any medical documentation to prove his diabetes. Since the defendant was just given enough insulin to be alive but not enough to avoid suffering consistent high blood sugar levels(proof is in the medical records of all three county jails). That very well may constitute a International human rights abuse and medical neglect. Not giving somebody enough insulin is just as bad as not giving any insulin. Giving half of the medication does not constitute complying with human rights laws, just because the person is kept alive but is clearly suffering. That is very well what can cause the defendant to take the guilty plea on June 10, 2014 and make incriminating statements. However Amnesty International would see that guilty plea as being coerced by his lack of proper medical attention by the county jails and failure to give enough insulin to cover his carb intake. Even diet trays will not solve the problem as the defendant does indeed need carbohydrates to survive but should be limited then given the exact amount of insulin to cover those carbs for his meals. His public defender refused to even help the defendant when he was clearly suffering medical issues due to failure to being given enough insulin. The defendant clearly should have been at the prison hospital at Butner, NC but was denied that and was in the county jails during the majority of his incarceration.

The defendant has stated good cause for why he has pled guilty even though legally innocent of the charge and that there is more than just reasonable doubt.

Therefore the defendant submits newly discovered evidence he has found that he would not have reasonably known about during his incarceration. The evidence was discovered after his conviction and is submitted as Exhibits attached to this pleading.

- Exhibit A. The defendant was sent a threatening text message and even Susan Basko has received threatening emails during the defendant attempting to Appeal his criminal conviction to have it overturned.
- Exhibit B. Mayodan Police Department had attempted to release some of his property to his Appellate counsel Mark Jones. The defendant discovered a hard drive he didn't think was clearly his and had child porn on it. Then his family destroyed the hard drive, the U.S. Probation Officer Kristy Burton was notified and then the Federal Bureau of Investigation in Richmond, VA was notified as well. However since the original hard drive was destroyed out of fear and protection so that Mayodan could not set Brian up with child pornography, the Probation Officer couldn't do anything. Also in the Exhibit is a few photos of the evidence box originally from the Mayodan Police Department when taking custody of Brian's property. That was the exact same box that the hard drive was found in that contained the child pornography. Brian didn't want child porn and had clearly asked for only his lawful DATA and lawful property back. Why would Mayodan PD release a box with a laptop hard drive with child porn on it as it wasn't even listed in the property sheet so Brian would have no chain of custody for that hard drive to link it back to Mayodan. Brian would have clearly got the blame and then get another false charge of child pornography. Why would there be people wanting to set Brian up with child porn? Brian would have to have been a political threat to the Police Department. That article on July 10, 2014 about the Chief threatening him could clearly lead to an investigation had the SBI or FBI had discovered the online posting at uswgo.com in 2012.
- **Exhibit C.** Susan Basko and Brian received threatening emails and text messages stating that Brian was to be framed with child porn planted on the laptop hard drive that Brian and his Appellate counsel was to receive. They

- threatened his Appellate counsel and likely more threats could have been made against his Appellate counsel in an attempt to scare Brian into withdrawing his Appeal and staying convicted.
- **Exhibit D.** At a later time Brian has received three whistleblower text messages on his Tracfone Cellular Phone. Two of those messages included attachments. The last Whisbleblower message was a leaked SBI case file document that calls into question the conduct of North Carolina State Bureau of Investigation Special Agent Rodney White.
- **Exhibit E.** The U.S. Probation Officer Kristy Burton has seized his Tracfone and Brian has conducted his own individual report regarding the matter. The document is not the official usual receipt forms so she stated that she written on the paper to act as official receipt.
- Exhibit F. Brian has filed a fax with the North Carolina Attorney General Roy Cooper asking for an investigation into SA White of the Greensboro SBI and attached the Whistleblower messages as evidence as to why the state needs to investigate into the conduct or misconduct of SA White.
- **Exhibit G.** Brian has sent various emails to Phil Berger Sr. prior to Berger's son the former District Attorney of Rockingham County getting involved with the child pornography investigation by Reidsville Police Detective Robert Bridge and Mayodan Police Detective Christopher Todd Brim.
- **Exhibit H.** Declaration that Brian gave the Disability Rights of NC contact information to his former public defender before the pleading of guilty.
- **Exhibit I.** Faxes Brian had sent to the NC SBI Counsel Angel Gray and their response to Brian's request for the SBI case file.
- Exhibit J. Faxes Brian had sent to NC State Crime Laboratory counsel Joy Strickland (formerly law enforcement Liaison Sect. and Assistant NC Attorney General of the NC DOJ) then she responded to the inquiry that Agent Rodney White does not work for the state crime laboratory.

Exhibit K. Two USWGO Alternative News online article postings by Brian D. Hill which further proves Brian was a political threat to Phil Berger Senior prior to being accused of the alleged offense. One article titled "216 Constituents to Sen. Phil Berger & Rep. Bert Jones, no confidence!" and the other is titled "Local Manager needed to manage the Rockingham County branch of USWGO." The local manager article was USWGO Alternative News attempting to persuade business owners to run local chapters of USWGO Alternative News to cover the corruption and things that the mainstream corporate media will not cover. The first article is a public opinion and statement that there is no confidence in Phil Berger as a State Senator for quietly betraying his Constituents.

There is clearly enough evidence that no Jury would convict the defendant of the charge. The conviction is not legally nor is it morally appropriate against a mentally disabled defendant that had made political enemies in 2012 and has no history of any sexual abuse. The defendant plead guilty due to coercion, ineffective counsel, promise of time served to get out of jail upon acceptance of responsibility when his health was deteriorating, and bad legal advice from Disability Rights of NC whom clearly aren't criminal defense lawyers and even told his family that Brian should not be sending any more letters as it would negatively affect his sentencing. They clearly did not want Brian to prove his innocence and clearly did not think he was legally innocent in any way. That was after his public defender had admitted to have spoken to them(Exhibit H).

The guilty plea cannot be sustained due to the new evidence and the conviction cannot be sustained with new evidence. With this new evidence the court should allow his petition for the Writ of Habeas Corpus or accept the defendant's motion in the future for a New Trial.

Conviction is not appropriate as the defendant is clearly not a pedophile and does not have a intent to commit sexual offenses. He is clearly innocent even though technically child porn was claimed to have been found which constitutes technical possession. To be found guilty Brian would clearly need to have wanted to look at the child porn and want to use it to prove intent to knowingly possess the files. Someone's Planting of files/evidence does not prove guilt warranting a conviction on the victim. A jury would never support any frame up even under the argument of technical possession under the law. Anybody can plant drugs to fabricate evidence of guilt and so can it be with child pornography files. As Detective Bridge admitted to viewing a segment of child pornography videos in the search warrant and Mayodan Police Report, it is not farfetched on the possibility of a police officer that has access to child pornography files to have the ability to plant such files or tamper with evidence. Even if it can never have been 100% proven that the Police Detectives planted the child porn, the threatening emails and Whistleblower messages clearly show a major reasonable doubt that no jury will convict a defendant upon clear and convincing evidence that proves reasonable doubt. In fact the Whistleblower emails, with the leak of Page IV of the SBI Case file on Brian David Hill, explain that child pornography was downloaded between the dates July 20, 2012 up to July 28, 2013 which would match Brian's false confession of downloading child porn for "about a year or so," but that hard drive was seized around August 28, 2012. It appears that the SBI case file may have been catered towards Brian's false confession

statements to fabricate his own guilt which would make him look bad at a Jury trial but the evidence does not match and does not prove him guilty. So the statements in the Whistlewblower messages seem pretty authentic considering the person leaked the SBI document page which is not on public record and is not publicly accessible. The SBI will not even give the defendant a copy of the case file. So how on earth did a Whistleblower leak a copy of the document? He or she clearly had to have worked for the State Bureau of Investigation, the Rockingham County District Attorney's Office, the U.S. Attorney's Office, or the two investigating officers Detective Brim and Detective Bridge. It is clear that the defendant would have been found Not Guilty had he had a private attorney instead of a court appointed defender due to the current caseload for public defenders being too high to make a reasonable amount of time and effort to prove a defendant innocent. The Federal Public Defender Office does not have the time and resources to prove a defendant innocent so As of now many just take the easier route and that route is the plea agreement. A private attorney has taken an interest in the defendant's federal case and plans on filing a Habeas Corpus Petition on his behalf after the Appeal has run it's course. The defendant has decided to file this New Evidence Pro Se so that it is put on public record about the Whistleblower messages and New Evidence that proves that Brian should be acquitted and should no longer suffer under a criminal conviction. The defendant is a virgin yet is forced onto the Sex Offender registry even though Innocent. He shouldn't even have to serve a sentence of Supervised Release as he cannot even travel out of state, cannot

surf the Internet, without the government's permission. It is clear that nobody will take the Sex Offender Registry seriously anymore as long as Innocent people are on it. It is clear that the defendant should not have been placed on the Registry due to being a victim of a criminal frame up attempt on him which are backed by threatening emails telling the defendant to shut up and stop talking about the child porn set ups. If Brian clearly deserves a sentence of time served for being a victim of a criminal frame up then Brian clearly deserves not being on the Sex Offender Registry as the only people that needs to be on there is real sex criminals including rapists and child molesters. Brian is not a rapist and not a child molester. The conviction is not warranted and should clearly be overturned. The fact that the defendant Brian has received threatening text messages, Susan Basko received threatening emails and one directed at his Appellate Counsel intending to stop his Appeal, and Whistleblower messages have all come out since Brian intended to file evidence then file his NOTICE OF APPEAL should be enough to prove to the Court that there needs to be a New Trial or Habeas Corpus relief, or outright case Dismissal. The only reason Brian wanted Pretrial Diversion Program was so that he wouldn't have to fight to prove his Innocence which could take months to years of battling it out in court, and so he had planned to beg the U.S. Attorney for deferring the prosecution so that Brian wouldn't have to fight for months for his acquittal while his health deteriorated in the county jails. The county jails influenced Brian into falsely pleading guilty by giving him inadequate medical care. Brian stated about not reoffending at Butner because he never offended in the first

place but used those terms to try to push for Pretrial Diversion Program but then was not offered that in June 2014 so Brian decided to just let his health further deteriorate while getting ready to take it to a Jury Trial where he would have lost by default due to ineffective counsel. Brian is not guilty all along but ineffective counsel and deteriorating health are both good main causes shown as to why Brian falsely pled guilty. Then with the legal threat that Brian would lose his acceptance of responsibility at sentencing, he further made incriminating statements which secured his conviction in November, 2014.

Respectfully submitted,

Brian D. Hill (pro se)

916 Chalmers St. - Apt. D, Martinsville, VA 24112

Phone: (276)632-2599

CERTIFICATE OF SERVICE

I hereby certify that on April 1, 2015, I filed the foregoing

NEW EVIDENCE FOR A NEW TRIAL, HABEAS CORPUS PETITION(§ 2255

MOTION), JUDGMENT OF ACQUITTAL, TO OVERTURN THE

CONVICTION, OR ANY OTHER PURPOSE with the Clerk of the Court using the U.S. Postal Service certified First Class mailing, which I assume is added by the Clerk to the CM/ECF system which will send notification of such filing to the following:

Mr. Anand P. Ramaswamy Assistant United States Attorney 101 South Edgeworth Street Greensboro, NC 27401

> Brian D. Hill (pro se) 916 Chalmers St. – Apt. D Martinsville, VA 24112

Phone: (276)632-2599

Note: Since the number of pages exceeds 100+ pages, it will be costly to send a true and correct copy to the U.S. Attorney Office therefore I rely on the Clerk adding this document into PACER which should automatically notify the U.S. Attorney of such filing made.

EXHIBIT &

subject: Fwd: YA.....BE....SORRY
This is a forward and not original.

From: 2762240862@mypixmessages.com (2762240862@mypixmessages.com)
To: kenstella2007@yahoo.com;
Date: Saturday, February 14, 2015 9:33 PM

Original from Haby Omail Ltor.com

Date: Saturday, February 14, 2015 9:33 PM

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To play video messages sent to email, Apple QuickTime 6.5 or higher is required. Visit www.apple.com/quicktime/download to download the free player or upgrade your existing QuickTime Player. Note: During the download process when asked to choose an installation type (Minimum, Recommended or Custom), select Minimum for faster download.

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REPORTING THREATENING EMAILS TO THE FBI

ATTN: Special Agent Adam S. Lee

1970 East Parham Road Richmond, VA 23228 Phone: (804) 261-1044 Fax: (804) 627-4494

E-mail: Richmond@ic.fbi.gov ATTN: FBI Washington

601 4th Street NW Washington, DC 20535 Phone: (202) 278-2000 Fax: (202) 278-3037

Charlotte FBI will not be informed of this report due to the sensitive nature of the matter.

Dear Adam S. Lee and the FBI Field Office in Washington D.C.,

I regret to inform you that somebody attempted to send threatening emails to me again but this time did it through Susan Basko since I am sure whomever is threatening me has figured out that I cannot use the Internet at this time. I was informed by Susan Basko that forwarded the emails to my mother then my mother gave me the threat email file PDFs which is what I am faxing to you today. I know Susan Basko already reported those to the FBI tip-line but I feel you should see these threatening emails as you are aware of me being a victim of a frame up.

I have been framed with child porn, I am risking my life here appealing my criminal conviction, and all the system wants to do is play like I am guilty. Look at the SBI's own case file on Brian David Hill and it states that I was downloading child porn up to July 2013. I never even had the computer nor the hard drives after the police raid on August 28, 2012. I wonder how you can explain me downloading child porn without my computer as it was at the SBI Office in Greensboro at the time being individually examined by just one SBI Agent. Maybe I used telekinesis to download the child porn while I was sitting in Martinsville scared of the Mayodan Police and scared of the people whom set me up? You got to realize how stupid the child porn indictment is getting. There was no case to convict me on but I took the guilty plea anyways due to ineffective counsel, my health was deteriorating to the point where my weight dropped as low as 140lbs, and I had literally no criminal defense at Jury Trial. I would have lost by default yet you want to imagine with delusions that I am guilty because I took the guilty plea. Don't you realize I was under duress and had no defense. With my Autism if I had attempted to fight the criminal case myself without a lawyer, I would lose it since I am in a maximum security jail. The jail even has the right to block any evidence I wish to use in my criminal trial and I would be in handcuffs which gives me a difficult ability to even get access to my documents. Maybe if you were in my shoes you wouldn't treat me like a criminal. The FBI in Greensboro would be a whole lot different if they had common sense in regards to what is guilty and what is innocent. I'm sure they are working with Phil Berger. I told Congressman Mark Walker slightly about my situation. This madness has to stop and the U.S. Attorney Ripley Rand needs to request a reversal of my conviction based on new evidence. It should go back to a Jury Trial. I guess attempting to argue why I was set up is pointless

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with the FBI as you guys already made up your minds that you all think I am guilty as sin.

Once I get a Jury Trial and win it, I won't be a sex offender anymore and then I plan on suing the U.S. Attorney and the United States government for mistreatment of me in the county jails, false imprisonment of an innocent man, and protecting the interests of a corrupt politician that helped set me up on child pornography then persuaded the FBI I was guilty so I would be ignored while receiving threats which have escalated to death threats being given to Susan Basko which she sent to my mother to show me.

I am not happy with the U.S. Government anymore. Nobody in America likes the Federal government anymore as all they do all day long is make innocent people suffer. This was not what the American people voted for, not what they intended, and I am sure you will call me an extremist for my views, but the fact is I lost faith in your agency when one of your agents called my family up and told them I was guilty of child porn and downloaded an hour a day. I did no such thing, that is why you should have checked for computer viruses, err..no wait a minute it was SBI Agent White that should have checked for computer viruses. He didn't even want to check for computer viruses as he knew that would create a defense at trial. They put all resources of the burden of proving my innocence onto my public defender that they did nothing to help me at all.

What are your agents doing all day, eating donuts after convicting innocent people all day and all night long. The United States is a shameful nation and everybody knows it. They know there is pedophiles running this government yet you come after me for absolute bullshit. Phil Berger is the real criminal that was supposed to be under investigation for campaign money laundering after a complaint filed by Mark Walker but your not investigating that either because Berger owns the FBI in Greensboro.

I am sorry for my mean remarks and criticism but I ain't gonna sit around for 15 years on the sex offender registry in Virginia for a crime I didn't even commit. I will fight to prove my innocence until I fall from an enemy attack (The Berger criminals). They are now threatening my life and threatening Susan Basko's career with the child porn threats and we are forced to prove we are not child pornographers. Well that is exactly what I am going to do, prove my innocence whether your Agents like it or not. I am Innocent and will not play Mr. sex offender for your government.

I am not guilty and that is that Agent Adam. If you wish to help me or find agents that wish to fully investigate my frame up then I will be grateful and take back everything negative I said about the FBI, then make a apology in writing and ask for your forgiveness. If you still want to think I am guilty then I feel sorry for you for believing deceit.

(Electronically Signed:)Sincerely,
Brian David Hill
(276)632-2599
<u>admin@uswgo.com</u>
916 Chalmers St., Apt. D
Martinsville, VA 24112

U.S.W.G.O.

Two threat emails attached that were forwarded to my mom from Susan Basko

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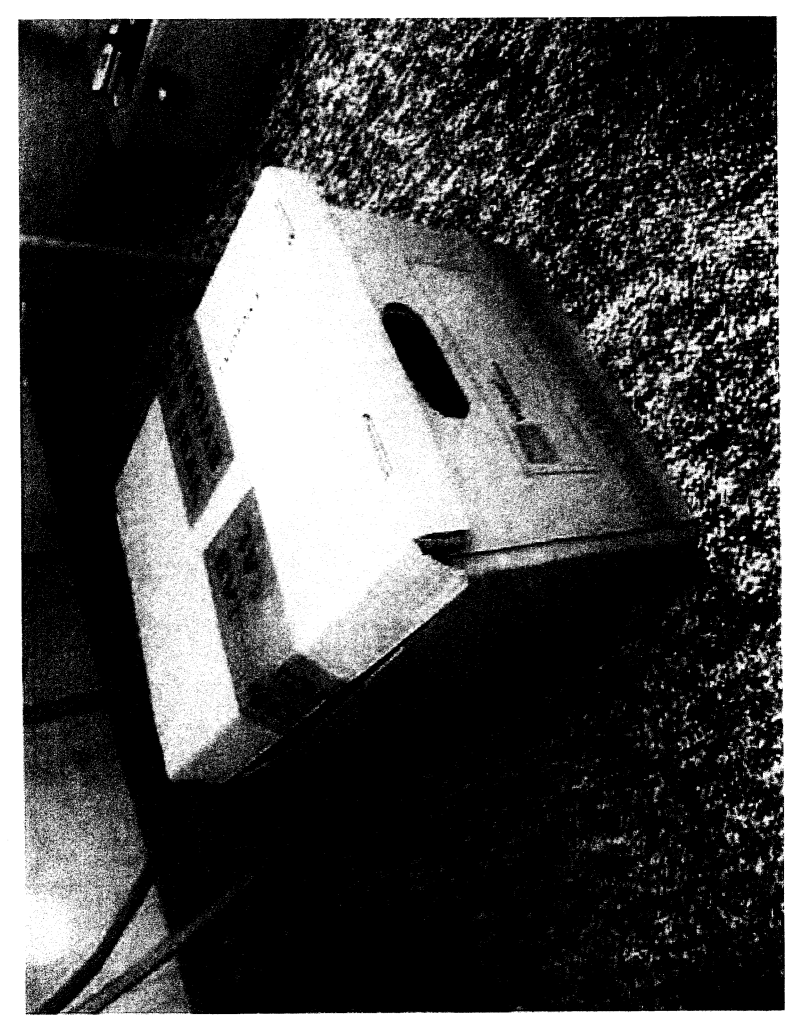
EXHIBIT B

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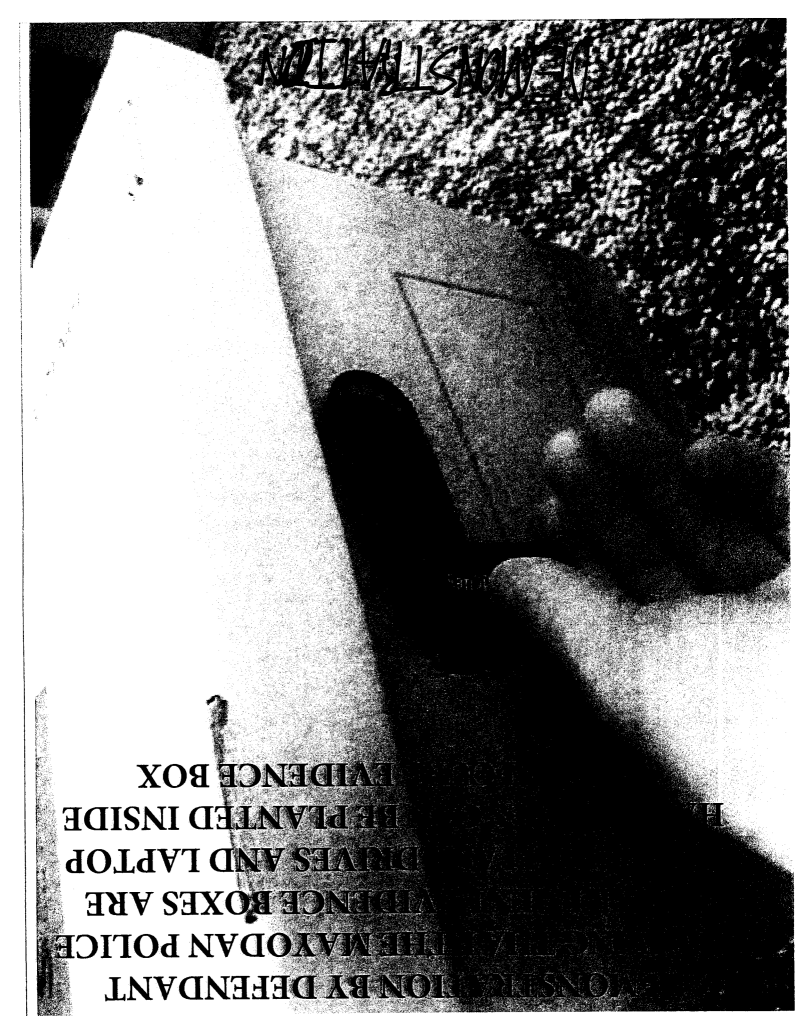
		ce Department						
		ENCE LOG SHEET						
Owner / Victim Nan		2012-00287						
	AVID HILL	Phone Number: (H) (C) (W)						
Address:	H ZND AVENUE, MAYODAN, NC 27027	336-510-7972						
Date of Birth:	I SAD WEIGHE WILLIAM INC DEADS	Race / Sex:						
05-24-	1990	W/M						
Social Security Nur	nber:	Operator's License Number / State of Issuance:						
•		38360908 /NC						
Type of Offence / In	cident:	Suspect / Arrestee Name: BRIAN DAVID HILL						
Officer Rank / Nam	PORNOGRAPHY	Date / Time Received:						
TETICAL	TODO BEIM / CID-SIU	8/28/2012 /1 400						
Locker Number:	1000 00	Varified By:						
			· · · · · · · · · · · · ·					
ITEM NUMBER	DESCRIPTI	ON OF ITEMS SEIZED	VALUE					
MPD-L	our Right Inland 471m Sontry Safe (AV-773561) containing only plastic Dag							
1111 2 1	Land I DADDIE CAPO REALER 7- HP 7.1 MP CAMPRAS 320 (SILVEY) ! I RODIE							
	CAMERA (BLACK): 1- HD DXG VIDEO CAMERA - HD720P (BLACK): 1 - BELLIN HOSDB WIRELEST ROLLER!							
	1- TAYGUS SC CARD READER USB; 1-DELL Palm Pilot AXIM XSI (Silver); Palm Pilot Thaysten							
	1- TAYGUS SC CARD KEADER USD, 1-DELL FAITH PIRT ASINI XS 1 SINET, TRUM 1 DE TRINGSTUT							
	(004348N3H13Q): 1- PCA Audio Peronder (Vellon): 1-COMPUCA LAN WIRELESS Adapter; 1-Black							
	cord holder WI keys; I- WILD DEVINE Project !	Marke (Dive)						
MPD-2	ONE GRAY SENTEY SAFE (BB-181417) containing aluminum foil. 3 Books and							
	ILL (D'S							
MPD-3	DNE BROWN CARDBOARD BOX CONTAINING: 1-MOTOROLA SURFBOARD (SB5100) KOUTER							
	1- CANDISK ADAPTER ' 1- ROLL OF FUJI FILL	n: 14-IOMEGA ZIP DISCS: 1- SUCK MEDIA PECOLDER:	<u> </u>					
	1-DINK (D) CASE WITH COS: 1-TEAL (D) CASE W/M COS: 1- BLACK/VOLOW BOBY GLOVE CO CASE							
	1.127 CN'S 1-VODAY EANGUAFF CAMER '1-GE TAPE KECORDER'. 70 CD'S CD TOWELL							
	WIY COS: CD TOWER W/41 CD's; I-PINK AT IT CELL Phone: I-INC Research USB HUB							
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MOD II	1- RED CD (MEW 17.CD'S: 1-BLUE ED CASE WILL CO'S ONE BROWN CARDBOARD BOX CONTAINING: 1- COMPAG LAPTOR COMPUTER (INICHN WEZEL)							
MPD-4	1-GATEMAY LAPTOP COMPLIER (TUBS 62 100 5334); 1- COMPAG LAPTOP COMPLIER (CNF7295TV7)							
	1- CTMEWAY CAPTU COMPALER (14886210	USSON I CAMPA LA PORD CAMBURED (VIC CASE)						
1	1- CLATEMY CALLE CONTRACT NAVA WIST	CAS): 1- COMPAG LAPTOP COMPUTER (XIS-53758)	†					
	17 COMPAGE LATING CONTROLLER LATER CONTR							
MPD-5	ONE RED PLASTIC CONTAINER CONTAINING: 1- ACER LAPTOR COMPUTER (3613LCI)							
	1- DELL DESKTOP COMPLETER (565920156); 1-CASE LOGIC LAPTOP CASE; 1-GATEMAY DESKTOP							

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	COMPUTER	(001954	1691)	-		····				
MPD-6										
	(D HOLDER W/80 CD'S; 1-BLUE CD CASE # 20 W/MCD'S; 1-BLUE CD CASE # 20 W/182 CO'S; 1-BLACK SENTRY (O CASE W/SY CO'S; 1-BLACK/SILVER MEDIATOTE CD CASE W/ 72 CD'S; 1-									
	1-BLACK SEA	ITEN CO CAS	E W/54 CD'S	· I-BLAC	KISILUER MEDI	ATOTE	CD MEW/ 72	cos; 1-		
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Case 1:13-cr-00435-WO Document 71-2 Filed 04/03/15 Page 4 of 25



EVIDENC Agency: MAYODAN PD Item No.: MPD - 4 Case No.: 2012-002-87 Date of Collection: \$\frac{28}{12}\$ Time of Collection: 1400 Collected By: CTBom Description of Evidence: Computer HAZDWARE & SOFTWARE Location of Collection: 413 N. ZND AVE. Type of Offense: CHILD FORNOGRAPHY Victim: STATE OF N.C. Suspect: Brian H144 **CHAIN OF CUSTODY** Received From: By: Date: _____ Time: ____ Received From: ______ By: _____ Date: _____ Time: ____ Received From: _____ By: _____ Time: ___ Date:

TRANSMISSION VERIFICATION REPORT

TIME : 02/20/2015 05:12PM NAME : KEN STELLA FORINASH

FAX : 2766322599 SER.# : U63038J1F328116

Brian D. Hill

DATE, TIME FAX NO./NAME DURATION PAGE(S) RESULT 02/20 04:57PM 18046274494 00:14:45 14 OK S.FINE

Page 1/2 - 02/20/2015 - 04:44 PM - Urgent matter regarding criminal threats made to me

Friday, February 20, 2015 REPORTING THREATENING EMAILS TO THE FBI

ATTN: Special Agent Adam S. Lee

1970 East Parkam Road Richmond, VA 23228 Phone: (804) 261-1044 Fax: (804) 627-4494

E-mail: Rickmond@ic.fbi.gov ATTN: FBI Washington

601 4th Street NW Washington, DC 20535 Phone: (202) 278-2000 Fax: (202) 278-3037

Charlotte FBI will not be informed of this report due to the sensitive nature of the matter.

Dear Adam S. Lee and the FBI Field Office in Washington D.C.,

I like to report new threatening emails heading my way in an attempt to force me to drop my Appeal in the U.S. Court of Appeals in Richmond, VA. Also I like to file a report with the FBI that Mayodan Police Department had attempted to send me child pomography in what I believe is an attempt to get me under a probation violation and a secondary child porn possession charge. Mayodan Police has taken this war too far against me and my family when they first set me up with child porn in 2012. I have no doubt Mayodan Police is behind the child porn set up attempts in North Carolina. All evidence is in my 6-page declaration I am faxing to you along with a Fax I sent to the Mayodan Police Department and a fax I had sent to North Carolina State Bureau of Investigation legal counsel Angel E. Gray.

My conviction should be overturned and the FBI needs to raid the Mayodan Police Department for possession and distribution of child nomography in attempts to target their enemies. I will also

TRANSMISSION VERIFICATION REPORT

TIME : 02/20/2015 05:34PM NAME : KEN STELLA FORINASH FAX : 2766322599

SER.#: U63038J1F328116

Brian D. Hi

DATE, TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE 02/20 05:23PM 12022763037 00:10:27 14 OK S.FINE

Page 1/2 - 02/20/2015 - 04:44 PM - Urgent matter regarding criminal threats made to me

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ATTN: Special Agent Adam S. Lee

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E-mail: Richmond@ic.fbl.gov ATTN: FBI Washington

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Page 1/2 - 02/20/2015 - 04:44 PM - Urgent matter regarding criminal threats made to me

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notified of threats

Brian D. Hill
Signed

My conviction should be overturned and the FBI needs to raid the Mayodan Police Department for possession and distribution of child pornography in attempts to target their enemies. I will also attach a threatening email that came after I received the bhard drive from Mayodan PD that threatened to blackmail me with manufactured evidence(aka the child porn sent to me in the Hitachi laptop hard drive) if I don't drop my appeal. I am the victim of multiple child porn set upo attempts and this has to end. My conviction has to be overturned as I am not guilty, I have never been guilty all along. I WANT MY LIFE BACK PLEASE FBI!!!!!!!!!!!!!!!

This stuff needs to be investigated at once. Susan Basko and my lawyer Mark Jones needs to be asked questions about the set up attempts and blackmail threat using manufactured evidence. I suspect it can be either the Mayodan PD, somebody in the SBI, or somebody whom worked with the former Rockingham County District Attorney Philip E. Berger Junior. There is also corruption in the Greensboro FBI office as they are protecting Berger and asserting my guilt without any evidence to prove it. The Greensboro FBI needs to be investigated too and the criminal investigation needs to transfer out of North Carolina. The Phil Berger family has too many law enforcement connections, legislative connections, and even judicial connections which may include Chief Judge William L. Osteen Jr. to make people into slaves for the prison industrial complex similar to kids for cash. My

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Page 2/2 - 02/20/2015 - 04:44 PM - Urgent matter regarding criminal threats made to me

Judge must be changed in my criminal case and venue must be transferred to Virginia away from Phil Berger.

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(276)632-2599 admin@uswgo.com 916 Chalmers St., Apt. D Martinsville, VA 24112

Brian David Hill

(Electronically and physically Signed)Sincerely,



Two threat emails attached that were forwarded to my mom from Susan Basko

Page 1/6 - 02/15/2015 - 02:29 AM - DECLARATION BY BRIAN D. HILL

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 15, 2015.

Brian D. Hill Signature Signed

I am Brian David Hill. I have mild autism, Obsessive Compulsive Disorder, Generalized Anxiety Disorder, and Type 1 brittle diabetes. I know I am a victim of a child pornography set up attempt in 2012 that led to my criminal indictment under my criminal case United States of America vs. Brian David Hill, U.S. District Court for the Middle District of North Carolina, Docket #1:13-cr-435-1. I had falsely plead guilty due to ineffective assistance of counsel that threatened me to not getting a time served sentence if I didn't take the plea agreement. Then I had written a letter to Judge Osteen before sentencing with remarks that I had accepted responsibility for the possession of child pornography after Judge Osteen Jr. threatened to take away my acceptance of responsibility which could lead me to getting a harsh prison sentence instead of time served with no absolute guarantee(According to what John Scott Coalter was telling me) that the court would accept my withdraw of my guilty plea and request a Jury Trial. That was why I made multiple admission of guilt statements even though that wasn't the truth. The truth was I was framed with child pornography in 2012.

Around Wednesday February 11, 2015 my Appellate Court appointed Attorney named Mark A. Jones showed up at my residence to return a portion of seized property that was seized by the Mayodan Police Department in North Carolina on August 28, 2012 due to a search warrant executed by the signature of a Forsyth County Judge named Todd L. Burke for the search warrant to be executed in Rockingham County. Forsyth Co. and Rockingham Co. is in North Carolina.

Two detectives involved with the search and seizure that I personally spoke to on the day of the police raid and even the day after was Mayodan Police Department Detective Sergeant Christopher Todd Brim, and the other was Reidsville Police Detective Robert Bridge.

Before my first phone conversation with Mark A. Jones, Mayodan Police had attempted to call the cell phone two times that I am using for the purpose of working on my legal case and contacting others in attempts to organize legal efforts to find legal remedies to relieve me from my wrongful conviction. The two times that the Mayodan Police(336-548-6038) attempted to call my cell phone number was during 1:52PM on Feb. 5 and 10:58AM, Feb. 5, in 2015. I had attempted to call back that number assuming it had something to do with the court reporters transcript issue for the U.S. Court of Appeals or had something to do with a legal matter. The person that came up sounded like a woman there saying "Mayodan Police Department!" which scared that heck out of me so I told her it was a wrong number and immediately wanted to end the call. I was scared and wondered why during my criminal Appeal that Mayodan all of the sudden decided to call my 276-224-0862 number. The number actually belongs to my grandma or grandpa but she lets me use her cell phone under a app that blocks the Internet(per my Probation condition) to conduct my legal business and send text messages to people I know to conduct my legal business for challenging my conviction to have it overturned. Now I don't remember ever giving the Mayodan Police my cell phone number as I don't ever like to talk to them after their

BH

Page 2/4 - 02/17/2015 - 12:00 AM - LETTER TO PSYCHOLOGIST REGARDING FIFTH AMD.

and misleading statements in police training teaching materials across the country including the North Carolina Department of Justice in the same state as where I was accused of the alleged offense. Because of ineffective counsel that acted as a prosecuting attorney and refusing to conduct a case for my Innocence, I falsely plead guilty under the promise that I would get out of jail on a sentence of Time Served. I had to get out of jail to revive my failing health due to medical neglect by the county jails I was detained at. Now is the time I overturn my conviction as my guilty plea was not true due to medical neglect and coercion which can all be proven with medical records in each county jail I was detained at.

The third issue was that recently I was victimized by a frame up attempt on me by somebody in the Mayodan Police Department. Mayodan PD told my Appellate Attorney Mark. A. Jones that I was to get most of seized property back and that one such stipulation was that I only get my stuff that DOESN'T contain child pornography which I agreed to. Mayodan Police Department lied to my attorney and that lie had spread to me. On February 9, 2015 Mark Jones received my three boxes of property from the custody of Detective Sergeant Christopher Todd Brim. Those boxes were given to me by Mark Jones himself at my address of 916 Chalmers St., Martinsville, VA 24112. The property was inspected to make sure that everything I received back was on the property/evidence log sheet. I noticed at the bottom of the box that there was a single laptop hard disk drive that looked like it was brand spanking new compared to the moldy laptops in the box that were infested so badly that the mold stunk up the apartment. The mold affected almost everything but did not affect the hard drive and the hard drive looked too new for it to be my property. On Saturday I got a laptop hard drive enclosure to be able to attach to a computer with a USB cable. So I examined the hard drive on my HP Desktop computer that my Probation Officer granted me permission to use as long as it wasn't on the Internet and has no means to access the network. I accessed the external enclosure of the laptop HDD on February 14, 2015. I first saw a few red flags and one of them was that it only used up 30GB or 31GB space of the total 160GB hard drive. I always start using up my disk space for all kinds of stuff including any vacations I take and any hiking trips I go on such as Mayo river photos, Mayodan downtown photos, photos of nature, photos of butterflies, etc etc. There is no way that I would only use 30GB for a hard drive that appeared to have files from 2011 during my Righthaven lawsuit(Righthaven LLC v. Brian D. Hill). I rarely found much unique files which is very unusual for my usual behavior on a computer. Then I discovered a lot of sex photos and a good portion of them were of nude little girls and a few naked boys, all appearing to be under the age of eighteen. Disgusted I quickly took notes of what was on the hard drive then I unplugged it after my notes were made, then I ran up the stairs in shock and horror, telling my family that child porn was on the hard drive that Mayodan Police released to me. Then my family reacted out of total fear and panic that the Police were attempting to frame me again with another possession of child pornography charge so my grandpa smashed the hard drive. Then after he smashed it I noticed something else was odd, that there were no hard drive platters in the indentations where disc platters would usually be. The other red flag was that I also used forensic type software I had downloaded from the Internet in 2013 prior to my arrest when I was allowed to use the Internet, and that software had trouble going past the 30GB or 31GB mark. It was as if the hard drive was fixed to claim 160GB but was a false drive space amount. So I had suspected that the hard drive had been modified somehow with some kind of flash drive or SD card type chip to at least put in 30GB or 31GB of DATA yet put in false drive metadata to claim that I have 160GB on that hard drive. The matter was reported to my Probation Officer, and the matter will also be reported to the FBI and also was reported to my Appellate attorney. Then around that time I received a threatening text message on my cell phone via SMS or MMS that child porn was planted on the hard drive that I got their little present(which may refer to the child porn I found on the hard drive that was from the box with the Brian Attill BH

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TRANSMISSION VERIFICATION REPORT

TIME : 02/20/2015 05:54PM NAME : KEN STELLA FORINASH

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FAX : 2766322599 SER.# : U63038J1F328116

DATE, TIME FAX NO. /NAME DURATION PAGE(S) RESULT MODE 02/20 05:52PM 12022783037 00:02:02 01 OK S.FINE

Page 2/6 - 62/15/2015 - 62:29 AM - DECLARATION BY BRIAN D. HILL

Police Chief threatening me and the Detectives coercing me in 2012. I figured the only way Mayodan Police could ever get my cell phone was when I sent a text to the Rockingham County Sheriff Sam Page asking if Mayodan Police ever attempted to request the contents of any emails I had sent to him that had my IP Address 24.148.156.211 as I had suspected that my IP Address was obtained by my emailing then manually entered into the Boca Raton, FL Child Protection System. I was then referred to the County Chief Investigator that made what I felt was a veiled threat telling me that she will inform the Mayodan Police that I had attempted to ask questions about whether the Mayodan Police made any inquiries on emails I had sent the Sheriff to obtain my IP Address then fraudulently add it to make it appear that I was downloading child porn off of eMule. All that I am assuming and have suspected which is why I am asking questions. Now I am sure that the way the Police got my 0662 cell phone number was either by that Chief Investigator or Sheriff Sam Page. I think it is odd that threatening emails are all coming around the time the Mayodan Police made multiple attempts to call my cell number. After the two attempts I had sent a firs to the Police asking them not to talk with me over the phone unless the call was to be recorded to be put under efficial record or that all communications must be done in writing or that Mayodan writes to my attorney of secord. That day I found out that Eric Clark also called the police to pass a note on to the detectives asking that they not call me and contact me in writing.

Anyways the attorney met with me and my mother to accept some boxes of evidence property from the Mayodan Police Department. The boxes came with a paper titled the "PROPERTY / EVIDENCE LOG SHEE!". It appears that Mayodan has seven containers in the property sheet with various words to briefly describe the property/evidence in Mayodan's custody. Three boxes were given to me by Attorney Mark Jones containing different things. One box had a pile of broken and moldy laptop computers with many that appeared to have their hard drives removed from what I remembered. The stronge I witnessed took some of the laptops out of the bex then I saw a item in the box that did not have any documentation in the log sheet I received a copy of from my Attorney. The log sheet shows that my attorney and Detective Todd Brim both signed the sheet as the chain of custody from them to my attorney but as far as I know there is no mentioning of SBI Agent Rodney White in any of the chain of custody records (Log Sheet and evidence sticker on the evidence boxes) that I have so far. One box was a cardboard box with evidence seal tape on the sides but on the other two sides, there is two holes in the box big enough to slip a laptop hard disk drive or even a small flash drive. The holes were meant usually to make it easier to carry the box however it does also make it easier to plant evidence. I saw no

TRANSMISSION VERIFICATION REPORT

02/20/2015 05:49 KEN STELLA FORIN 2766322599 U63038J1F328116 FORINASH

DATE, TIME FAX NO. /NAME DURATION PAGE (S) RESULT

02/20 05:45PM 18045274494 00:01:23 四の兄 SETA

Page 2/6 - 62/15/2015 - 62:29 AM - DECLARATION BY BRIAN D. HILL

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Page 2/6 - 02/15/2015 - 02:29 AM - DECLARATION BY BRIAN D. HILL

Police could ever get my cell phone was when I sent a tent to the Rockingham County Sheriff Sam Page asking if Mayodan Police ever attempted to request the contents of any emails I had sent to him that had my IP Address 24.148.156.211 as I had suspected that my IP Address was obtained by my emailing then manually entered into the Boca Raston, FL Child Protection System. I was then referred to the County Chief Investigator that made what I felt was a veiled threat telling me that she will inform the Mayodan Police that I had attempted to ask questions about whether the Mayodan Police made any inquiries on emails I had sent the Sheriff to obtain my IP Address then fraudulently add it to make it appear that I was downloading child porn off of eMule. All that I am assuming and have suspected which is why I am asking questions. Now I am sure that the way the Police got my 0862 cell phone number was either by that Chief Investigator or Sheriff Sam Page. I think it is odd that threatening emails are all coming around the time the Mayodan Police made multiple attempts to call my cell number. After the two attempts I had sent a fax to the Police asking them not to talk with me Police Chief threatening me and the Detectives coercing me in 2012. I figured the only way Mayodan communications must be done in writing or that Mayodan writes to my attorney of record. That day I found out that Eric Clark also called the police to pass a note on to the detectives asking that they not over the phone unless the call was to be recorded to be put under official record or that all call me and contact me in writing.

attorney I witnessed took some of the laptops out of the box than I saw a item in the box that did not have any documentation in the log sheet I received a copy of from my Attorney. The log sheet shows that my attorney and Detective Todd Brim both signed the sheet as the chain of custody from them to my attorney and Detective Todd Brim both signed the sheet as the chain of custody from them to my attorney but as far as I know there is no mentioning of SBI Agent Rodney White in any of the chain of custody recorded. Log Sheet and evidence sticker on the evidence boxes) that I have so far. One box was a cardboard box with evidence seal tape on the sides but on the other two sides, there is two holes in the box big enough to stip a laptop hard disk drive or even a small flash drive. The holes were most usually to make it easier to carry the box however it does also make it easier to plant evidence. I saw no indication of any evidence that tape had ever existed in the sides of the box with the holes. So I believe the holes had been there since my things have been seized in 2012. The next evidence box was secure as it was my safe that was seized in 2012 but was pretty secure so nothing could be planted without the removal of the evidence seal tape. The third box was a plantic box that had the evidence seal tape as well but contained two computers. One was a old computer that had probably either a Windows 95 or 96 Operating Systems like for example Windows 8, Windows 7 and Vista. The other was a Dell tower deaktop computer with no hard drives in it. It was uncless to me as it started having issues in three containers that I had received from Attorney Mark Jones that received it from the Mayodan Police the three containers that I had received from Attorney Mark Jones that received it from the Mayodan Police Anyways the attorney met with me and my mother to accept some boxes of evidence property from the Mayodan Police Department. The boxes came with a paper titled the "PROPERTY / EVIDENCE LOG SHEET". It appears that Mayodan has seven containers in the property about with various words to briefly describe the property/evidence in Mayodan's custody. Three boxes were given to me by Attorney Mark Jones containing different things. One box had a pile of broken and moldy laptop computers with many that appeared to have their hard drives removed from what I remembered. The

I had noticed the holes off the bat so I started doing a video with a digital video camera showing how something can easily be planted inside one of the Mayodan Police evidence boxes which concerned

| Rojan | Hill Starter

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me. Then on the day after I had faxed the North Carolina Justice Academy notifying them on the evidence box that had the two holes in it and showing the condition of one of my broken moldy laptops found in the box along with a demonstration showing how a flash drive can easily be planted inside of the box while it was sealed by the evidence tape while in Mayodan Police custody.

Now days before Mark Jones had called me telling me that he will help me get my property back but ONLY what doesn't contain any child pornography and made it clear I will get nothing back that contained ANY child pornography which was fine with me as I only wanted my lawful files and lawful DATA back. I don't like child porn as it is yucky especially after the set up attempt on me yesterday(Feb 14) by the Mayodan Police Department, I will explain why later in this Declaration.

In the box after the attorney started taking the laptops out, I noticed a laptop internal hard disk drive(HDD) was in the box, likely at the bottom or it had fell to the bottom. I picked it up and the attorney should have a recollection of that time and event when I found the laptop HDD. I couldn't access the DATA since I had no means to personally access it at the time. I had waited until my grandparents returned from North Carolina. I had also noticed that even though the laptops and all my stuff returned to me seem to have some form of mold or mildew which ruined my property when I used to live at the Mayodan home that used to be my home at 413 N. 2nd Ave., Mayodan, NC 27027. However I didn't see a speak of mold on my laptop HDD, not even in the motherboard type circuit within the HDD, no ruin, no mold eating the HDD.

They got back on Saturday, February 14, 2015, and then after some time had passed which I cannot remember, grandma gave me an external hard drive enclosure which she bought for me for the purpose of seeing what was on the laptop hard drive. Excited that I may find some of my old vacation photos or photos I had taken in Mayodan and other great places in North Carolina, I quickly put the HDD in the enclosure and took it downstairs to my HP Desktop computer. It loaded perfectly which I thought was weird for a old hard disk drive that would be seized from me from Mayodan so I started having a few doubts. Then I started looking through the contents and noticed there wasn't that much on it which is unusual for me as I love downloading tons of software, music, anime, and even lawful photos from the Internet to aid in my news blog USWGO Alternative News. There was hardly any USWGO content on the drive which is the first red flag then I noticed there was only an estimated 30GB or 31GB space used on the HDD when it told me it had 160GB and was a HITACHI HDD 5K250-160, MODEL HTS542516K9SA00, 5400RPM, 160GB SATA, MAY-08, P/N 0A54874, MLC DA2010, 0A54874DA20100P85. This information is typed up from a photo I had taken of the hard drive around Feb. 11, 2015. I will gladly provide this information to the FBI in their investigation of the matter.

Anyways I started sifting through the files and there wasn't that much for it to be worth receiving from Mayodan, I even used a file recovery scan tool to scan the drive to see if any files were deleted and all I could find was around the 30GB which was odd to me as the I would never just put around 30GB in a laptop hard drive I use as I download things all the time that suite my fancy like new English dubbed anime releases, trance/techno music that peaks my interest, software that I like to use to extend the functionality of my computer, and store a bunch of stuff from my political work on my website USWGO Alternative News. There is no way I would have only 30GB unless maybe I had used some form of erasing software but none of that seemed to be on the drive either at least to my knowledge as I didn't check every file or folder, just a portion throughout my seeking of photos from my vacation trips. Instead of vacation photos I found a series of folders in the Download folder under the computer user

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named Brian Hill which were not the type of files I wanted to store but found them. The series of folders in question were in a folder titled "sexy angels". I immediately started getting really cautious so I opened up the folder and saw nude photos of little kids. A few naked boy photos and the rest were of little girls and teens. I took notes before I quickly removed the HDD from my computer. There were even names of folders such as "lolitas and lolis", "Teen Fuckers", "Grand Kids", "nudist kids", "Sleeping Teen Prev ez", and even one called Badespass. I could tell by the way the photos appeared that they were of nude children and some photos seemed to have really wanted to show their genitals to promote them in a sexual manner. I started freaking out and almost yelled that I was set up with child pornography again and for the first time I actually got to saw what these kinds of set up photos looked like which disgusted me and horrified me. I didn't want to look at any more as I figured out that the Mayodan Police gave a hard drive with child porn to my attorney Mark Jones giving him the false belief that Mayodan would not return any hard drives with child porn found on them. I started sounding real loud for the neighbor to hear stating that I was set up with child porn again and was angry at Mayodan Police for what they did to me. Then I came up and told my family that I found photos of nude children on the laptop HDD in the external enclosure that were meant to make out children to be sexual just by being naked in photos with the way the folder was termed "sexy angels". I was still horrified and in utter shock then my family told me to quickly give them the hard drive which I did. I then called Eric Clark to inform him that he was right about his assumption that Mayodan Police would attempt to underhandedly send me child porn to get me set up with another child pornography charge. Me and my whole family(Roberta Hill(mom), Stella Forinash(Grandma), and Kenneth Forinash(grandpa)) assumed quickly out of shock, fear, and panic that Mayodan had baited me with getting my lawful stuff and lawful property back to be framed with child porn, that by giving my hard drive over to the police, they would take the side of the Mayodan Police and arrest me for being framed by the Mayodan Police with child pornography. We were scared that this set up will make me get a additional sex charge and then my life will be over for being the victim of another frame up job except this time I can prove it was the Mayodan Police Department with my witness testimony. We were so scared that this set up was to get me a second sex charge that I will be arrested for being the victim of being framed, that my family turned around and destroyed the laptop HDD then disposed of it. Part of that reason is that even though this hard drive does not appear to be one that I would be using as there should have been more files on there then what was found, it was crafted so that it appears that Brian D. Hill likes to have mostly sex stuff on the hard drive which includes nude photos of children when that is not the truth. Most of my DATA on my hard drives would be downloaded software from Bittorrent and online distribution forums, Japanese anime that are English Dubbed, movies I can look for, music I liked to listen to after downloading them, and even my own photos taken from all the digital cameras I had ever used in my life as I am a great photographer. All I could find was mostly just photos and good portion of them seem to be just sex photos, no vacation photos, no USWGO research that I normally do, no emails from David Kerr my ex-attorney from my Righthaven LLC lawsuit(Righthaven LLC v. Brian D. Hill). We were all afraid that I would be falsely accused again and that the FBI would not listen to a word me and my family said and would whisk me away in handcuffs to never be seen again for a very long time sitting in a federal prison somewhere for a crime I never committed. That was the reason why I think my family wanted to destroy that drive to protect me from another concocted child porn set up attempt on me. We still plan on reporting this to the FBI after I and my family will write witness statements about all this in either a Affidavit or Declaration. I will fax this stuff to the FBI for them to investigate the Mayodan Police Department for daring to send me child pornography on a HDD that I don't recall actually ever using and doesn't contain any mold even though in the same box full of moldy things, when they told my attorney a lie saying that they will only return

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my property that does not contain child pornography.

I feel I have been deceived from Mayodan Police Department.

Now around February 14, 2015, 3 to 4 PM that day, my grandma had brought to me a external hard drive enclosure

Now on Monday, February 9, 2015, I recall my phone conversation with Eric Clark(1-785-214-8904) from Kansas. I told him that Mayodan Police was going to start giving me my stuff back and was super excited as I thought I would get my out west trip photos back from 2010, at least I think that was the year of my last out west trip. He told me that this is a red flag and that he told he he thinks that the police will try to bait me by planting child pornography on anything they give back to me that they seized from me in 2012. I assumed at the time that Eric was paranoid and was going too far telling me something that I didn't think Mayodan would go as far to do to me. I decided not to tell my attorney to halt on getting my seized property back as the attorney told me over the phone that they will only return property that contains ABSOLUTELY NO CHILD PORNOGRAPHY which I was fine with. Although later that turned out to be another bull faced lie from the Mayodan Police Department that has repeatedly lied to my family, distorted the truth in the child porn criminal case investigation, and has done misconduct against me and my family from what I have witnessed from dealing with that Police Department.

Later on after the destruction of my moldy laptops and HDD out of fear that Mayodan Police may have planted child porn secretly on other devices other then the HDD that I discovered the child porn on, I received a text message from a thaby@mail2tor.com around 9:17PM(Sent 9:16PM) Feb. 14, 2015 according to the Message details on my phone making threatening remarks to me and also appears to be directed at Susan Basko(Whom declared my innocence on U.S. District Court record). I called her after I read the threat and asked her if she received any such email and then she called back confirming that she did indeed receive such a threatening email. I forwarded copies of that threat emait/textmessage to my mother's email(rbhill67@yahoo.com) and both my grandma's and grandpa's email(kenstella2007@yahoo.com). As I read it over it sounds as if whomever has written this is angry at me or displeased saying that I found their little present in their hard drive and threatening for more child porn to be sent to me so that I can be set up to go to prison to be a sex offender for a very long time. Even stated that I will never prove whom planted child porn on my hard disk drive. Now how would somebody in that email even know that child porn was planted on my hard drive and that I found their little present(more like yucky garbage as child porn is yucky)? I and my whole family suspects that the detectives or somebody affiliated with them was the perpetrator that sent those threatening emails the whole time. The child porn was found in a hard drive that Mayodan Police put in my property box to release to my attorney to release to me, even though Mayodan Police made it clear that I am not to receive any child pornography from any of my property that was seized by them. So Mayodan lied to me and had intended to send me child pornography in a hard drive small enough to slip in the evidence box. The hard drive was not even listed in Mayodan's official log sheet from what I could tell unless I misunderstood something. Out of all what has happened to me in dealing with the Mayodan Police Department, I now suspect beyond a doubt that Mayodan Police intended to send child pornography to me in some kind of plot to get me on another child pornography possession charge. I believe more then ever before that Mayodan Police did set me up with child pornography with what all I have experienced and witnessed from their officers.

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I hope by creating and signing this declaration that the FBI will conduct a search warrant on the premises of the Mayodan Police Department to find evidence of child pornography in the possession of and under the control of their detectives including Christopher Todd Brim. I want to know if the FBI can find child pornography in the possession of and control of the Mayodan Police Detective Todd Brim. This dirty attempt has scarred me seeing a image of a naked child being advertised in a sexual manner which caused me emotional distress which my entire family witnessed and possibly my neighbor when I was upset that I saw a yucky photo of a nude child being photographed in a sexual manner. This stuff makes me sick and that is why the FBI needs to investigate the Mayodan Police for me being framed with child pornography. I want some answers to many questions I have had since the Police raid in August 2012.



Note on the child porn folder found on hard drive from Mayodan Police.txt Note on child porn folders in 160GB hard disk drive sent to my attorney Mark A. Jones from Maydaon Police Department then given to me.

Folders of child porn:

sexy angels - main folder

lolitas and lolis

Teen Fuckers

Grand Kids

nudist kids

Sleeping Teen Prev ez

Badespass

From my investigation, after the hard drive was destroyed, it was discovered that there were no hard disk platters from what I could see which is key to the hard drive's functioning. I know about hard drive platters because I know a good deal about computers and have taken apart a hard drive in the past. So I suspect the hard drive platters were removed then possibly a microchip was added to at least make it appear as a functional hard disk drive.

The note was taken around Feb. 14, 2015 3:54PM.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 14, 2015.

↔

Physically signed Feb. 15, 2015

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Copy and pasted from Susan Basko email for Brian to report to the FBI:

---- Forwarded Message -----

From: Sue Basko <suebasko@gmail.com>

To: mjones@belldavispitt.com; Roberta Hill <rbhill67@yahoo.com>; Ken & Stella

<kenstella2007@yahoo.com>

Sent: Monday, February 16, 2015 10:19 PM Subject: RE: BRIAN DAVID HILL EMERGENCY

DEAR MR JONES:

I wrote to you before regarding this situation with Brian David Hill. You are handling his appeal. I am copying his mother and grandparents on this email.

Brian is the guy who was set up with child porn via email and then convicted. Someone KEEPS sending me (and others) emails regarding Brian and the threat to set him up with child porn. Tonight I got an email that also contains a jpg with a bunch of pictures on it that look like they might be porn or child porn - -these are tiny pics on one jpg and I cannot really see them and of course, will not click on them to preview or download.

I am copying and pasting the email below. Each set of emails is getting nastier and more threatening and the person is getting more desperate.

YOU NEED TO TALK WITH BRIAN AND HIS FAMILY RIGHT AWAY and I need to make a report to the FBI.

THIS IS WHAT THE EMAIL TONIGHT SAYS - IT APPEARS TO COME FROM ME. of course, it is not from me. Each email set has used a different email address.

Susan Basko < BudaBuddy@mail2tor.com>

2:57 AM (2 hours ago)

to me

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ATTN: ANGEL E. GRAY

Page 1/1 - February 13, 2015 - 11:56 AM - Letter to Angel E. Gray

Questions - Inquiry into my SBI Case Number 2012-02146(Rodney V. White) RESPONSE TO FEBRUARY 6, 2015 LETTER - NOTICE Friday, February 13, 2015

Angel E. Gray Counsel for the North Carolina State Bureau of Investigation P.O. Box 29500 3320 Garner Road Raleigh, NC 27626-0500 (919) 662-4500

Dear Angel E. Gray,

I understand from what you have stated in your Feb 6th letter, that it looks like I will have to subpoens both you and Special Agent Rodney White to inquire on his possible misconduct and failure to follow

proper policy and procedure.

I also will attach a threatening email I received that claimed some SBI people were involved in setting me up with child porn, that very email I had received which was attached as evidence in a email that I asked was forwarded from Joy Strickland(about my Innocence) to Agent White which he admitted to have received from me in the presence of a U.S. Marshal. Since Agent White knew of my innocence yet did everything he could to make me a registered sex offender for a crime I didn't commit and may not have even followed proper protocol, I will have to get a court order to hold Agent White accountable since you don't want to hold him accountable and Ombudsman can't hold him accountable.

I will either file a Petition for the Writ of Habeas Corpus or Appeal my federal conviction back to a trial, then the next thing my lawyer will do is work with the court to issue two subpoenss, one for you, and one for Special Agent Rodney White in the Greensboro, NC SBI Office at 501 Industrial Drive. I will go ahead and work with the lawyer to make sure everything was done proper according to law unlike Agent White not doing anything by usual procedure. There wasn't even a chain of custody on the property that was supposedly examined by Agent White. There are coverups going on and I am going to find out whom is covering up the truth. I sin't going to be a registered sex offender for fifteen years thanks to your agencies misconduct when I didn't even commit the crime. I believe child porn was planted on my computer according to my independent investigation and evidence of that investigation, yet Agent White had either failed or refused to respond and covering up the truth.

Also I don't understand how you can keen a SBI Case file confidential while using it against me as evidence in a public Jury Trial in open court. What you have claimed is one sided and violates my Constitutional rights that you can use a SBI case file against me in a public court trial yet I am not allowed to see this case file to come up with a defense to the criminal charge against me. Your SBI has violated every Constitutional right I ever had then forcing me to register as a sex offender for a crime I never committed. I am definitely planning to take all my letters I sent to and received from the SBI and make copies for the media to review. I'm sure the media would love to hear about this.

I should not have been a sex offender. (Electron This whole case is all wrong.

(Electronically Signed:)Sincerely,

Brian David Hill (276)632-2599

admin@uswgo.com 916 Chalmers St., Apt. D Martinsville, VA 24112

ATTN: ANGEL E. GRAY

From: < johnsnatchz@tormail.org>
Date: Sun, Apr 7, 2013 at 5:30 AM
Subject: You better watch out......

To: admin@uswgo.com

You better watch out Brian...We are watching you...Having child porn planted on your hard drives and computer was only the beginning and we will set you up for violent sex crimes if you don't watch your back...Have fun becoming a sex offender...Police won't believe you no matter how much evidence you have that you been set up we know some people in the SBI who will make sure you are convicted. You will be shut up by being a sex criminal. Your friends Alex Jones, Dan, James, Sean, Alex, and others are next...BeWare!



Case 1:13-cr-00435-WO Document 30 Filed 09/10/14 Page 3 of 5

Page 1/1 - Feb 5, 2015 - 02:43 PM - NOTICE TO MAYODAN POLICE

NOTICE TO MAYODAN POLICE DEPARTMENT DETECTIVE TODD BRIM Thursday, February 5, 2015

Mayodan Police Department 101 North 3rd Avenue Mayodan, NC 27027

Phone: (336) 548-6038

Dear Detective Todd Brim,

I have noticed that today around 1:52PM(Feb 5) and 10:58AM(Feb 5) in 2015, you have attempted to call the phone number (276) 224-0862 two times however that phone number belongs to my grandparents and I am just using it for only official legal business in regards to my criminal case. Under the procedures of professional legal conduct during the Appeal of my criminal case U.S.A. v. Brian David Hill while it is still open, I am not permitted to talk to you over the phone so all. communications to me must be in writing. You can write me via mail or write to my attorney of record in my criminal case. Any mattern pertaining to my criminal case over the phone will not be answered with exception to the phone conversation being recorded under official record. If the call is in regards to the return my most of my seized property then you should get in touch with my attorney of record to notify him/her of such notification.

Thank You!

Brian D. Hill

Sincerely,
Brian David Hill
(276)632-2599
admin@uswgo.com
916 Chalmers St., Apt. D
Martinsville, VA 24112

EXHIBIT C

Susan Basko and Brian received threatening emails and text messages stating that Brian was to be framed with child porn planted on the laptop hard drive that Brian and his Appellate counsel was to receive. They threatened his Appellate counsel and likely more threats could have been made against his Appellate counsel in an attempt to scare Brian into withdrawing his Appeal and staying convicted.

All evidence of such is in Exhibits A and B

EXHIBITD

SUBJECT: I....HELPED....SET...UP......BRIAN.....DAVID....HILL...WITH.....CHILD..... I.....BEG.....OF.....YOU.....TO....STOP....THE.....PERSECUTION.....OF.....BRIAN.....DAID..... HILL....BECAUSE....ME....AND... ..SOME.....OF.....M,Y.....COWORKERS.....AND.....SOME.....OFFICIALS.....HAVE.....BEEN..... APART.....OF.....A.....PLOT.....TO.....SE T......DRIAN......DAVID......HILL......USWGO......WITH......CHILD......PORNOGRAPHY......P OSSESSION.....WE.....WILL.....ATTACH.....SO ME.....FILES.....THAT.....I.....KNOW.....WAS.....SIGNED.....OUT.....TO.....HIS.....APPELLATE.LAWYER.....MARK....JONES.....WE.KNOW......THAT.....BRIAN.....RECEIVED......CHILD.....PORN.....BY.....OUR......HANDS WE......WHICH......UNIT.....OR.....RANK.....OR.....WHAT.....LAW.....ENFOR CEMENT.....AGENCY.....WE.....ARE.....AND.IM......AFRAID.....OF....LOSING.....MY.....JOB.....AND.....CANT.....FEED.....MY.....FAMIL Y.....IF.....I....DIDNT.....DO..... WHAT.....I.....WAS.....TOLD....I....FEEL....REALLY.....GUILTY.....OF.....WHAT.....WE.....DI D....TO....BRIAN....IN....MAYO DAN.....AND....HE.....RAN.....AWAY....FROM.....THAT....TOWN......I.....CANT.....BLAM E.....HIM.....FOR.....WANTING.....TO..MOVE.....AWAY.....FROM.....MAYODAN WHAT.....WE.....DID.....TO.....HIM.....WAS.....WRONG.....SENDING.....BRIAN.....CHILD.....P ORN.....BUT.....I.....HAD.....NO.....CH OICE......WE......WERE......ORDERED......TO......DO......IT.....LIKE......MILITARY......HOUNDS...... K9.....DOGS WHEN.....YOUR.....ORDERED.....TO.....DO.....SOMETHING.....YOU.....HAVE.....TO.....TO.... .FEED.....OUR.....FAMILIES.....I....COMMI TTED......A.....CRIME......AGAINST.....BRIAN.....OF.....HIS.....POLITICAL.....WEBSITE IM.....SO.....SORRY.....BRIAN.....PLEASE.....FORGIVE.....US.....FOR.....WHAT.....WE.....DON E.....TO.....YOU.....I.....CANT.....IM AGE.....THE.....FEELINGS.....OF.....ANGER.....HATRED.....AND.....DESPOTISM.....THAT..... YOU.....HAVE.....FELT.....SINCE.....THE.....RAID.....AGAINST.....YOU.....ON.....AUGUST..... 2012......WE......ARE.....VERY.....SORRY.....THINGS.....HAVE.....GONE.....THIS.....FAR.....BUTTHIS.....IS......A.....WAR.....STARTED.....AGAINST.....YOU.....FOR.....MESSING.....WITH..SOME.....POWERFUL......POLITICIANS.....BUT......WE.....DONT.....AGREE.....ANYMORE.... ..WITH.....THIS.....DIRTY.....TACTIC.....EVEN.....IF.....YOU.....FIND.....OUT.....WHO.....I..... WORK.....FOR.....I.....HOPE.....AND.....PRAY.....THAT.....MY.....FAMILY.....WILL.....BE.....O KAY.....IF.....THE.....FBI.....COMES.....FOR.....US.....FOR.....OUR......DIRTY.....DEEDZ.....AG AINST.....BRIAN WE......WERE......TOLD.....TO......DO......THIS.....TO.....THIS.....BRIAN.....HILL.....OR.....ELSE.WE......LOSE......OUR.....JOBS.....AND.....FACE.....POTENTIONAL......CHARGES......OURSE LVES.....AND.....NOT.....GET....LENANCY. YES.....WE.....PUT.....THE.....HARD.....DRIVE.....IN.....THE.....CARDBOARD.....BOX.....THE N.....WERE.....ORDERED.....AND.....GAVE.....IT.....TO.....MARK.....JONES.....BRIANS.....AT TORNEY......WE.....JUST.....FOLLOW.....ORDERS.....WE.....ARENT.....CRIMINALS.....WE.ARE......JUST......PAID.....TO.....DO......WHAT......WE......ARE......ORDERED.....TO.....DO......B

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I certify under penalty of perjury that this is a true and correct reconstructed copy(from hand typing) of the text message I received around 11:30AM, February 24, 2015 on a cell phone I was using at the time(276-224-0862, ZTE Valet, Tracfone) from Gingercrack@mail2tor.com. Priority: Normal, Message size: 1 KB, Type: Multimedia message(MMS). If there are any mistakes(human error) with this reconstruction then it wasn't intentional.

Executed on February 25, 2015.

SIGNATURE

Brian D. Hill

916 Chalmers St., Apt. D Martinsville, VA 24112

(276) 632-2599

Message details

Type: Multimedia message

To: 276-224-0862

From: GingerCrackerz@mail2tor.com

Received: 7:26PM, Mar 2

Subject: LEAK DOCUMENT #1 SBI CORRUPTION IN N.C.

Priority: High

Message size: 31KB

IM.....NOT.....PLAYING.....AROUND.....SPECIAL.....AGENT.....RODNEY.....WHITE....I....WILL...LEAK....ALL....EVIDENCE....TH AT....YOU.....KNOWINGLY....TOOK....PART....IN....A....PLOT....TO.....SET....UP....BRIAN....DAVID....HILL...WITH....CHILD... ...PORNOGRAPHY

YOU.....HURT.....BRIAN.....AND....IGNORE.....ALL....EVIDENCE....OF....BRIANS....INNOCENCE....YOU.....BASTARD....AGENTWHITE.....YOU.....DESERVE....TO....GO....TO....HELL....FOR....WHAT....YOU.....DID....TO....BRIAN....AND....EXPLOITED.....CHILDREN....FOR.....YOUR....OWN....POLITICAL....GAIN....AND....FOLLY....OF....BRIAN

IF....THE....STATE....WONT....INVESTIGATE....YOU....FOR....CORRUPTION....IN...THE....SBI....THEN...THE...MEDIA....A
ND....INDIVIDUAL....INVESTIGATORS....AND....FBI....WILL

IM....NOT....GONNA....THREATEN....TO....KILL....BRIAN....NOR....THREATEN....HIS....LAWYERS....ANYMORE....IVE....H AD....IT....YOU....DISHONORABLE....BASTARDS....A....PAYCHECK....IS....NOT....WORTH....DESTRUCTION....OF....INNOC ENT....LIVES

GO....AHEAD....AND....FIRE....ME....THEN....ARREST....ME....FOR....LEAKING....SBI....GOVERNMENT....DOCUMENTS.....
SO....THAT....IT....ALL....COMES....OUT....THAT....YOU....GUYS....WANTED....TO....COVER....YOUR....OWN....ASSES

YOU.....GUYS.....ARE....CRIMINALS....AND....IM....ASHAMED.....FOR....DOING....WHAT....YOU....ORDERED....ME....TO.....
DO

THIS.....IS.....STILL.....AMERICA.....AND.....NOT.....NAZI.....GERMANY.....YOU....LIFT.....PHIL....BERGER.....TO.....HIGH.....POLIT ICAL.....STATUS.....WHILE.....YOU.....BACKDOOR.....GLEN....BRADLEY.....OUT.....OF.....THE.....GENERAL.....ASSEMBLY

SA....WHITE....EVEN....IF....YOU.....CLAIM....THAT....YOU.....DIDNT....KNOWINGLY....SET....UP....BRIAN....HILL....WELL...

- ..THE.....EVIDENCE.....AGAINST.....YOU.....WILL....TELL.....A.....DIFFERENT....STORY....AS....YOU.....ARE....APART....OF....AL
 L....THIS....YOU.....SIGNED....YOUR....NAME....IN....THOSE....RECORDS
- THE.....SBI....IS....GOING....TO....HAVE....TO....ADMIT....AGENT....WHITES....WRONGDOINGS....THEN....HE....MUST....BE.INVESTIGATED.....THEN....FIRED
- AGENT.....WHITE.....YOU.....INTENTIONALLY....WANTED.....TO.....FEDERALLY....CHARGE.....BRIAN.....HILL....SO.....THAT.....
 HE.....COULDNT.....RECEIVE.....ASSISTANCE....FROM.....THE....INNOCENCE....INQUIRY....COMMISSION....WHICH....WOUL
 D.....HAVE....EXONERATED....BRIAN....AND....PROVE....HIS....INNOCENCE....
- I....KNOW....YOU....HAD....ALL....THIS....PLANNED....EVEN....HACKERS....THAT....HACKED....INTO....THE....CASE....MA
 NAGEMENT....SYSTEM....FOR....THE....SBI....FOUND....OUT....ABOUT....SA....WHITES....CROOKED....SBI....REPORT
-EVEN....HACKERS....DONT...LIKE....YOU....RODNEY....WHITE....CORRUPT....AGENT....OF....THE....SBI....THE....SBI.... HAS....NOT....BEEN....REFORMED....IT....HAS....BEEN....REORGANIZED....AS....A...MORE....CLEVER....FRAME....UP....O RGANIZATION....FOR....STATE....AND....FEDERAL....PROSECUTORS....UNDER....PROSECUTORIAL....BIAS
- WHAT.....HAS.....HAPPENED.....TO.....THE.....INTEGRITY.....OF....THE.....STATE....BUREAU.....OF.....INVESTIGATION.....IN....NO RTH.....CAROLINA
- DIDNT.....WE.....ALL....SWORE....AN....OATH....BEFORE....WE....ALL....BECAME....AGENTS.....
- I....FEEL....OUR.....JUSTICE....SYSTEM...IN...NORTH....CAROLINA....HAS...LET...ME...DOWN...I...AM...NOT...PROU D....OF....WEARING....A...BADGE....FOR....SUCH....A...CROOKED....ORGANIZATION...HOPEFULLY...I...WONT...END...UP....DEAD....MYSELF...BUT...EVEN...IF...I...DID...AT...LEAST...I...LEAKED....OUT...IMPORTANT...INFORMATIONTO....EXONERATE...BRIAN...DAVID....HILL
- HOPEFULLY....THE....FBI....CAN....RAID....MAYODAN....POLICE....AND....THE....SBI....TO....FIND....THE....EVIDENCE....I
 AM....LEAKING....THEN....FIND....ME....AND....OFFER....ME....PROTECTION....TO....TESTIFY....AS....A....FEDERALLY..
 ...PROTECTED.....WITNESS....IN....BRIANS....TRIAL....THEN....TESTIFY....ON....MY....COHORTS....CRIMES
- THIS....WILL....BE....MY....LAST....MESSAGE....FOR....A....WHILE....OR....IT....MAY...BE....MY....LAST....IF...I...AM....D EAD....OR....CHARGED....WITH....A....FALSE....CRIME....LIKE....BRIAN

I Brian David Hill state that the above information is a reconstructed copy of a Multimedia text message sent to a ZTE Valet cell phone(#: 276-224-0862) that I was using at the time in regards to aiding in my criminal case Appeal and in helping to prove my innocence of my criminal charge. All header information was typed up from what I can read from my cell phone. I even checked it over to ensure that all was copied. Attachment of the SBI Document that was leaked by the Whistleblower is attached to this document. This was attached to the original email that was sent to the cell phone as a MMS message.

I reconstructed the MMS message to the best of my abilities even though I suffer under serious health concerns, so there may be human errors in the reconstruction. However a video will also be created that will show the MMS message I received and also show the header information(Message details) plus the attachment as long as the attachment is legal. The attachment shows a leaked SBI document but appears to be low quality and difficult to read.

I certify under penalty of perjury that the foregoing is true and correct.

Executed on March 6, 2015.

SIGNATURE

Brian David Hill (Pro Se) Phone: 276-632-2599

916 Chalmers Street, Apt. D Martinsville, VA 24112

Document 71-4

Case 1:13-cr-00435-WO

Filed 04/03/15

I Brian David Hill state that the above information is a reconstructed copy of a Multimedia text message sent to a ZTE Valet cell phone(#: 276-224-0862) that I was using at the time in regards to aiding in my criminal case Appeal and in helping to prove my innocence of my criminal charge. All header information was typed up from what I can read from my cell phone. I even checked it over to ensure that all was copied. Attachment of the SBI Document that was leaked by the Whistleblower is attached to this document. This was attached to the original email that was sent to the cell phone as a MMS message.

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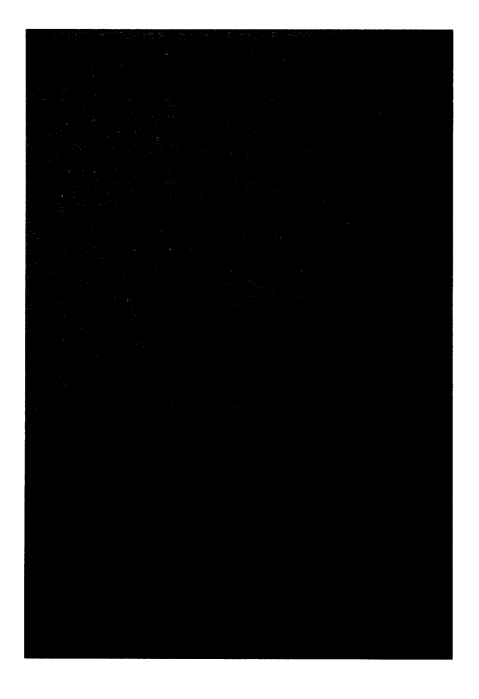
Executed on March 6, 2015.

SIGNATURE

Brian David Hill (Pro Se)

Phone: 276-632-2599

916 Chalmers Street, Apt. D Martinsville, VA 24112



Message details

Type: Multimedia message

To: 276-224-0862

From: Gingercracker@mail2tor.com

Received: 9:27AM, Mar 2

Subject: BLOWING....WHISTLE....ON...BRIAN...DAVID...HILLS...SET...UP

Priority: High

Message size: 1KB

I....AM....BLOWING....THE....WHISTLE....ON...CORRUPTION....IN....THE....NORTH....CAROLINA....STATE....BUREAU....OF....INV ESTIGATION....AND....ITS....AGENT....RODNEY....V....WHITE....OF....GREENSBORO....NC....SBI....OFFICE....501....INDUSTRIAL... DRIVE

THERE....ARE....DOCUMENTS....THE...SBI....WANTED....TO....HIDE...FROM...THE....PUBLIC....WHICH....WOULD....PROVE...B
RIAN....DAVID....HILL...WAS....FRAMED....WITH....CHILD....PORNOGRAPHY...BY....CORRUPT....POLICE....AND....SBI....AGENT
S....IN....CRIMINAL....CASE....UNITED....STATES....OF....AMERCA....V....BRIAN....DAVID....HILL....1-13-CR-4351....FEDERAL....CASE

I....AM....COPYING....FROM....OCR....SCANNER....A...EXCERPT...FROM....SBI....CASE....FORENSIC....INVESTIGATION....REPO RT....BY....SPOECIAL....AGENT....WHITE

SBI CASE NUMBER: 2012-02146 (915)

SYNOPSIS:

Limewire/Frostwire, Luckywire, Shareaza Search Keywords, and usenet Binary Files.

The results of the analysis are as follows:

Ares Search Keywords: One search keyword "very sexy"

eMule Known.met: The Known.net saves all files eMule knows of whether they are shared files, files currently in the download list, or downloaded in the past. For every file, information like file size, file name, hash sets, hash values, and some statistics are saved. From the analysis, this record showed that 454 files had been downloaded with the eMule program between July 20, 2012, and July 28, 2013. This record also showed that files were shared with other users and the number of times each file was shared.

eMule Search Keywords: This records each string that has been recorded and an auto-completing is offered if a new search matches a previous one. From the analysis, this record showed 30 search terms: rapture Iio, Friends "IV," Friends IV, asian lolitas friends, lolita rape hentai, asian Lolita, "Noromi Kurahashi," "rika nishimura," "rika nishimura" friends, Rika Nishimura, 11yo, 12yo, purenudism password, 12yo peeing, 11yo peeing, 11yo bathroom, 10yo voyeur, 12yo public shower, pool shower, 11yo changing, changing room, gym shower, 6yo, ptsc loli rape, toddler, pthc, 12yo making love, pthc making love, pthc forest.

On October 11, 2013, SA White conducted a forensic examination for image and video files on the following item of evidence:

ITEM #2: ASUS Eee PC Laptop

Serial Number: 9COAAS155554

The following hard drive was removed from Item #2:

Seagate HD 250GB

Serial Number: 6VC1L6G5

No images of interest were noted.

OVER....90....PERCENT....OF...THE....TIME....THE....CHILD....PORN....WAS....DOWNLOADED....FROM....EMULE....THE....COMPUTER....WASNT....IN....BRIAN....DAVID....HILL'S....POSSESSION....THE....COMPUTERS....WERE....SEIZED....AUGUST....28....2012....SO....FROM....AUGUST....2012....TILL....JULY....28....2013....CHILD....PORN....WAS....BEING....DOWNLOADED....TO....BRIAN....D

BRIAN....IS....NOT....GUILTY....RODNEY....WHITE....WAS....APART....OF....A....PLOT....ALONG....WITH....THE....DISTRICT....ATTO RNEY....TO....FRAME....BRIAN....WITH....CHILD....PORNOGRAPHY....SUBPOENEA....THE....NC....SBI....AND....THE....EVIDENCEIS....THERE

WE...HAVE...THE...ORIGINAL...SBI...CASE...FILE...ON...BRIAN...AND...AM...WILLING...TO...LEAK....TO...THE...MEDIAUNLESS....I...AM....CAUGHT...BY...MY...BOSS...AOT...THE...LAW...ENFORCEMENT...AGENCY...I...WORK....AT

BRIAN...DAVID...HILL...IS...INNOCENT...OF...CHILD...PORN

A....FEW....AGENTS....WERE....INVOLVED....IN....FRAMING....BRIAN....DAVID....HILL...INCLUDING....AGENT....GERALD....TH OMAS....AND....AGENT....WHITE....ALONG....WITH....DETECTIVE....ROBERT....BRIDGE....AND....IN....CASE....THE....SBI....REP ORT....IS....ALTERED....TO....COVER....UP....WHAT...I...KNOW...THEN....I...WILL...TESTIFY....AT...BRIANS....TRIAL...AND....T ALK...WITH....BRIANS....ATTORNEY....OR....GO....PUBLIC....WITH....AN....AFFIDAVIT....ABOUT....BRIAN....BEING....SET....UP.... WITH....CHILD....PORN

I....LEARNED....THAT....CHILD....POORN....WAS....BEING....DOWNLOADED....AND....ADDED....TO....BRIANS....COMPUTER....A
T...THE....SBI...THEN....WAS....TOLD...TO....SHUT....UP....AND....NOT....TELL...ANYBODY....BUT...I....AM....MAKING....A...AN
ONYMOUS....TIP...TO...THE...FBI....AND....MEDIA....TO....EXPOSE....BRIAN....BEING....FRAMED

I....THEN....LEARNED....LATER....THAT....CHILD....PORN....WAS....TO....BE....SENT....TO....BRIANS....LAWYER....MARK....JONES....TO....GET....BRIAN....UNDER....CHILD....PORNOGRAPHY....CHARGE....AGAIN....IT....WAS....ALL....DELIBERATELY....PLANNE D....BY....A....FEW....AGENTS....AND....SOME....OTHER....LAW....ENFORCEMENT

I Brian David Hill state that the above information is a reconstructed copy of a Multimedia text message sent to a ZTE Valet cell phone(#: 276-224-0862) that I was using at the time in regards to aiding in my criminal case Appeal and in helping to prove my innocence of my criminal charge. All header information was typed up from what I can read from my cell phone. I even checked it over to ensure that all was copied.

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I certify under penalty of perjury that the foregoing is true and correct.

Executed on March 5, 2015.

SIGNATURE

Brian David Hill (Pro Se) Phone: 276-632-2599

916 Chalmers Street, Apt. D

Martinsville, VA 24112

I Brian David Hill state that the above information is a reconstructed copy of a Multimedia text message sent to a ZTE Valet cell phone(#: 276-224-0862) that I was using at the time in regards to aiding in my criminal case Appeal and in helping to prove my innocence of my criminal charge. All header information was typed up from what I can read from my cell phone. I even checked it over to ensure that all was copied.

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SIGNATURE

Brian David Hill (Pro Se)

Phone: 276-632-2599

916 Chalmers Street, Apt. D

Martinsville, VA 24112

EXHIBIT E

Page 1/2 - 03/09/2015 - 07:17 PM - Report by Brian D. Hill regarding seizure of Tracfone

Report by Brian D. Hill regarding seizure of Tracfone

Monday, March 9, 2015

I, Brian D. Hill, voluntarily gave U.S. Probation Officer Kristy Burton(U.S. Probation Office for the Western District of Virginia, Danville Division) a cell phone that my grandmother lets me use for texting/calling news reporters, texting and calling my lawyer, texting and calling those helping me in my criminal Appeal in the 4th Circuit U.S. Court of Appeals(Case #15-4057 in appeal from U.S. District Court in the Middle District of North Carolina criminal case #1:13-cr-435-1), and informing my friends as to what is going on with my case. So pretty much for mainly legal purposes I text and call those that can help me with my criminal appeal in some way, shape, or form which includes informing members of the media.

I gave the cell phone to Kristy a little after 4:00PM then I showed her the whistleblower text message I had received via email gateway. She asked if it was an email but I told it isn't a email(as the email requires Internet) but a text message through gateway(email gateway as every cell phone provider allows people to email cell phone users through a public gateway email address) without the cell phone users even needing to use the Internet. It is similar to faxes where you can send small attachments such as legal documents and audio recordings but is different then email which requires a email server and a client to function. Since I am not allowed on the internet until I receive permission from my Probation Officer, texting is pretty much my only means of digital communication which can allow me to send communications with my lawyer, news reporters, and third parties involved with my case without having to rely on the Postal service which can be expensive for a lot of mailings.

She asked me if I had viewed the attachments. I told her I looked through a list of them on the phone and accidentally viewed one or two as the touch screen phone it can accidentally happened.

Anyways she explained to me that the only way the evidence can be obtained was that she will have to conduct a search on the cell phone. I consented to the search and she sealed in a plastic evidence bag which she filled out in front of me and my mother whom was a witness during the procedure. She explained that she will get somebody to look at the phone and copy DATA off of it. She also explained to me that the offending content will removed off the phone and I will be able to receive the phone after the investigation. I asked her if I can subpoena this with the criminal court to exonerate me and she asked for clarification and I told her on the report she will be writing. She explained to me that I will get a copy of her report on the incident. She said she sealed it in front of us so that we know she didn't tamper with the phone(as she was already made aware of the possible misconduct by the Mayodan Police through earlier writings/faxes and what my family told her). I believe she did everything proper and if she has any questions then me or my grandparents can answer them as it is really their cell phone account and they pay for the phone. They just let me use the phone for legal case purposes.

I then explained to her that I have a private lawyer interested in my case, she asked where is she from. I told her Concord, NC from what I can remember about her address. I told her the name is Cynthia Everson. The PO asked how I got this attorney. I told her my friend whom was involved with political activism before I was set up with child porn, he got me in touch with her to represent me. Kristy informed me that a report will be made, that somebody will examine the phone for the investigation, that I can subpoena the report later on for my criminal case, and that I can also transfer my minutes from that phone to another Tracefone phone. The phone that was seized was using the cell phone #

Page 2/2 - 03/09/2015 - 07:17 PM - Report by Brian D. Hill regarding seizure of Tracfone

276-224-0862 and can be emailed using two different email gateways according to what email address my mother receives the texts from. One is mypixmessages.com and the other is vtext.com. So the only way somebody could email my cell phone is to send it to email address gateway 2762240862@mypixmessages.com(MMS) or 2762240862@vtext.com(SMS 140char limit). So whomever sent me the whistleblower emails and threatening emails to my cell phone through Multimedia Text Messaging or regular Text Messaging(SMS) had to have my cell phone number. Mayodan Police Department got my cell phone number prior to the threatening MMS text messages I have received as they attempted to call the cell phone two times. I called back that number and confirmed it was the Mayodan, NC Police Department. Kristy informed me that I won't have my Constitutional rights violated. Prior to my PO showing up, I added information to the Monthly Probation Report that I had received the Whistleblower text message and asked the Probation Office to investigate it. That monthly report for February 2015, I had filed and signed it, which I sent via Fax to the Probation Office in Danville, VA.

She did also say she was going to send the phone to somebody that knows what they are doing(my guess is a forensic IT technician examiner.

This was typed up a few hours after Kristy met with me over me wanting to give her the phone to conduct the analysis.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on March, 9, 2015.

Brian David Hill

Report conducted Pro Se but is submitted to Cynthia Everson and a third party for review 276-632-2599

Reviewed by Mother/Witness Roberta Hill and she also determined my report is accurate. 916 Chalmers Street, Apartment D

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	ana aka mpaka salah dan pada dan pada dan pada dan pada dan dan dan dan dan dan dan dan dan	I, Kristy Burton, beized a 8 tracone phone to look@ text he has been sent. Vo reciepts in car this serves as official receipt. 3/9/2015 4:15pm
		lla an it is an atticional
	general paragraphic mengantan personal paragraphic personal person	00 reciepts in ear chis serves
	And the second section of the s	13 officer receipt. I have
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		DV. I D I.
	acides medicans to the committee as a deposit or part of our all investment of the fact.	Kristy Burton
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EXHIBITF

Venta Fax & Voice (http://www.ventafax.com) Transmission ticket

Date: 3/17/2015 Number of pages: 14

Attn.: N.C. Attorney General Roy Cooper

Recipient's number: T19197166750

File description: Request to NC Attorney General to investigate SBI Corruption(Si Resolution: 200*200 dpi

9197166750

Recipient's Fax ID: Rate: 14400 bps

Time: 4:35:47 AM Session duration: 14:44

To: North Carolina Legal Services Division

Message type: Fax

Filename: C:\ProgramData\Venta\Venta\Fax & Voice 6\Out\Request to NC Attorney Error Correction: Yes: SBI Corruption(Signed, READY to F {2015-03-17}.tif

URGENT

Record number: 966

Page 1/2 - March 17, 2015 - 04:17 AM - Letter to NC Attorney General

REQUEST FOR INVESTIGATION OF CRIMINAL MISCONDUCT FROM THE STATE BUREAU OF INVESTIGATION GREENSBORO, NC FIELD OFFICE

Tuesday, March 17, 2015

ATTORNEY GENERAL OFFICE

9001 Mail Service Center Raleigh, NC 27699-9001 Telephone: (919) 716-6400

Fax: (919) 716-6750 or (919) 716-6760

NOTICE: SINCE SBI MISCONDUCT LED TO FEDERAL INDICTMENT OF AN INNOCENT MAN, THIS LETTER WILL BE FAXED AND FORWARDED TO THE FBI FIELD OFFICE IN RICHMOND, VA UNDER SPECIAL AGENT ADAM S. LEE.

Dear N.C. Attorney General Roy Cooper,

I am forwarding to you some concerning text messages(3 of them) sent to my Tracfone through Multimedia Messaging Service. All three of them allege possible criminal activities from the North Carolina State Bureau of Investigation Special Agent Rodney White from the Greensboro, NC regional SBI Field Office. The Whistleblower claimed to work in law enforcement and had witnessed the alleged misconduct from Agent White. I feel this concern needs to go straight to you NC Attorney General Roy Cooper since you stated as Attorney General on public record that you plan on going after public corruption. A SBI Agent involved in misconduct and corruption as apart of a political plot to frame me with child pornography isn't exactly something that should be allowed to happen. A leaked SBI Document from the alleged Whistleblower stated on Page IV of the document that I had supposedly downloaded child porn on the eMule file sharing program from July 20, 2012, all the way up to July 28, 2013. My computer that was analyzed for child porn was seized on August 28, 2012 through a public search warrant on Court record. Susan Basko (suebasko@gmail.com) informed me and my family that she may have received possibly the same Whistleblower type email and that she claimed it was sent to a pile of FBI. Also I know the Feds are investigating the Whistleblower messages received on my old Tracfone that was seized by the U.S. Probation Office pursuant to a Federal investigation but I won't specify which exact Agent or Federal Law Enforcement official is conducting the investigation but there is an investigation into the SBI Whistleblower, and an investigation into SBI Agent Rodney White, I am not guilty of the elements of possessing child pornography. The U.S. Attorney can technically argue that even if files were planted on my computer, they were found on the computer which is technical possession, however if the files of child porn were planted then I have NO INTENT to possess child porn, I didn't intent to commit a felony, I did not knowingly possessed it, and I do not even meet the criteria of a pedophile as a pedophile would love to seek child porn files and I do not wish to seek such files. Also whomever planted child porn on my computer had a criminal intent to ruin my life on a technical child porn possession charge. Whoever framed me had the criminal intent to put me wrongfully and falsely on the sex offender registry for a crime I didn't commit. Even if files are on a computer, it does not mean that the computer owner knowingly put them there. Any computer hacker can plant child porn on a computer. It is up to your Agents to prove innocence or guilt but Agent Rodney White wanted my conviction which I can prove he intended to have me wrongfully convicted beyond a shadow of doubt. My lawyer has a copy of my written exchanges between me and Agent White proving that SA White ignored all evidence that can exonerate me and prove my legal Innocence. This misconduct must not be ignored. SA White intended to make me a sex offender as the threatening emails I received stated against me on record. The anonymous threatening emails were carried out against me by somebody with connections to the North Carolina State Bureau of Investigation and maybe even the Mayodan Police.

Page 1/2 - March 17, 2015 - 04:17 AM - Letter to NC Attorney General

REQUEST FOR INVESTIGATION OF CRIMINAL MISCONDUCT FROM THE STATE BUREAU OF INVESTIGATION GREENSBORO, NC FIELD OFFICE

Tuesday, March 17, 2015

URGENT

ATTORNEY GENERAL OFFICE

9001 Mail Service Center Raleigh, NC 27699-9001 Telephone: (919) 716-6400

Fax: (919) 716-6750 or (919) 716-6760

NOTICE: SINCE SBI MISCONDUCT LED TO FEDERAL INDICTMENT OF AN INNOCENT MAN, THIS LETTER WILL BE FAXED AND FORWARDED TO THE FBI FIELD OFFICE IN RICHMOND, VA UNDER SPECIAL AGENT ADAM S. LEE.

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Page 2/2 - March 17, 2015 - 04:17 AM - Letter to NC Attorney General

It is your duty as a Attorney General to keep your word to the public by investigating public corruption or corruption which involves a public servant. I have already informed certain media on the ongoing corruption in the SBI but the media is awaiting until solid evidence is released or leaked by any Whistleblower before they start publishing mainstream articles about the SBI involvement in me being set up with child pornography. I kept sending letters to the SBI while I was in jail hoping they would remedy the situation to stop me being framed with child porn but not only did they refused to look into any evidence of my Innocence, but went along with the criminal misconduct of aiding and abetting in the conviction of an innocent man. They were complicit in me being framed.

Now if this Whistleblower does indeed work for the SBI then I have been framed with child porn by somebody working for the State of North Carolina Law Enforcement agency in an attempt to ruin my life and making me a registered Sex Offender for a crime I am Legally Innocent of. I was convicted on evidence by the State of North Carolina so it is the State's duty to right the wrongs done to me in Federal Court. If a corrupt employee of the State indeed framed me with child porn then the State needs to come clean and inform the Federal Court that I had been framed and that my conviction should be nullified on grounds of Actual Innocence. I couldn't even receive assistance from the Innocence Inquiry Commission over the SBI corruption due to it being a federal conviction, not state.

Because I am on the Sex Offender registry I am prohibited from social networking websites which may include match.com, and other online dating sites. I won't be allowed to online date nice women until I am 40 years old. Most of my young life has been ruined and I cannot allow being falsely convicted, or convicted through fraudulent or false evidence, or convicted by a political conspiracy.

So I am attaching the three Whistleblower MMS Text Messages for you as the Attorney General to investigate public corruption involving my criminal conviction. If you have any questions then please send something to me ONLY in writing and through correspondence with my Attorney Cynthia Everson at the Everson Law Firm in Concord, NC.

In fact my lawyer is looking into the situation as well to overturn my federal conviction. I ask that you get in touch with my lawyer to remedy the damage the misconduct has caused me before it goes as far as a possible Federal inquiry involving misconduct that led to my false conviction. My lawyer didn't officially sanction this letter and this letter has been filed with the North Carolina Office of the Attorney General on a Pro Se basis as I am getting sick and tired of being on the Sex Offender registry for a crime I didn't commit and for having ineffective assistance of counsel(Greensboro Federal Public Defender) by the Criminal Justice Act. I seek a Independent investigation and request that your office investigate the matter then remedy the misconduct by withdrawing your SBI evidence from the U.S. Attorney. This evidence should be disqualified and your office has the power to contact the U.S. Attorney Ripley Rand and Assistant Attorney Anand P. Ramaswamy in Greensboro, NC to request the disqualification of the evidence from further being used in my Federal case United States of America v. Brian David Hill, Docket #1:13-cr-435-1, U.S. District Court for Middle District of North Carolina.

Rodney White needs to be under investigation. He never responded to a single written inquiry after he admitted to a U.S. Marshal in front of me that the state never tried to press the charge on me and "must have been the U.S. Attorney." He even admitted to receiving the emails I sent to Joy Strickland asking that they be forwarded to Agent White. He knew himself that I am Innocent or had Sincerely. the evidence that may prove such but never did anything for over a year.

Brian David Hill (276)632-2599

admin@uswgo.com

916 Chalmers St., Apt. D

EVIDENCE ATTACHED

Former U.S.W.G.O. Atternative Martinsville, VA 24112 News reporter. Media & Nobody Frames the Press.

SUBJECT: L...HELPED....SET...UP.....BRIAN....DAVID....HILL...WITH.....CHILD..... I....BEG....OF....YOU....TO....STOP....THE....PERSECUTION....OF....BRIAN.....DAID..... HILL....BECAUSE....ME.....AND.... ..SOME.....OF....M,Y.....COWORKERS.....AND.....SOME.....OFFICIALS.....HAVE.....BEEN..... APART.....OF.....A.....PLOT.....TO.....SE T.....UP.....BRIAN.....DAVID.....HILL.....USWGO.....WITH.....CHILD......PORNOGRAPHY......P OSSESSION.....WE.....WILL.....ATTACH.....SO ME.....FILES.....THAT....I....KNOW.....WAS.....SIGNED.....OUT.....TO.....HIS.....APPELLATE.LAWYER.....MARK.....JONES.....WE.KNOW.....THAT.....BRIAN.....RECEIVED.....CHILD.....PORN.....BY.....OUR.....HANDS WE.....WONT.....TELL.....WHICH.....UNIT.....OR.....RANK.....OR.....WHAT.....LAW.....ENFOR CEMENT....AGENCY....WE....ARE....AND.IM....AFRAID....OF...LOSING....MY....JOB....AND.....CANT....FEED.....MY....FAMIL Y.....IF.....I.....DIDNT......DO..... WHAT....I....WAS....TOLD....I...FEEL....REALLY.....GUILTY.....OF.....WHAT.....WE.....DI D....TO....BRIAN....IN....MAYO DAN....AND....HE....RAN....AWAY....FROM.....THAT.....TOWN.......I.....CANT.....BLAM E....HIM.....FOR.....WANTING.....TO..MOVE.....AWAY.....FROM.....MAYODAN WHAT.....WE.....DID.....TO.....HIM.....WAS.....WRONG.....SENDING.....BRIAN.....CHILD......P ORN....BUT.....I.....HAD.....NO.....CH OICE.....WE.....WERE.....ORDERED.....TO.....DO.....IT....LIKE.....MILITARY.....HOUNDS..... WHEN.....YOUR.....ORDERED.....TO.....DO.....SOMETHING.....YOU.....HAVE.....TO.....TO..... .FEED.....OUR.....FAMILIES....I....COMMI TTED.....A.....CRIME.....AGAINST.....BRIAN.....OF.....HIS......POLITICAL......WEBSITE IM....SO....SORRY...BRIAN....PLEASE....FORGIVE.....US.....FOR.....WHAT.....WE.....DON E.....TO.....YOU.....I.....CANT.....IM AGE....THE....FEELINGS.....OF....ANGER.....HATRED.....AND.....DESPOTISM.....THAT..... YOU.....HAVE....FELT....SINCE....THE.....RAID.....AGAINST.....YOU.....ON.....AUGUST..... 2012.....WE.....ARE.....VERY.....SORRY.....THINGS.....HAVE.....GONE.....THIS.....FAR.....BUTTHIS....IS....A....WAR....STARTED.....AGAINST.....YOU.....FOR.....MESSING.....WITH...SOME.....POWERFUL.....POLITICIANS.....BUT.....WE.....DONT.....AGREE.....ANYMORE.... ..WITH.....THIS....DIRTY.....TACTIC....EVEN....IF.....YOU.....FIND.....OUT.....WHO.....I..... WORK....FOR....L...HOPE....AND....PRAY....THAT....MY....FAMILY....WILL....BE.....O KAY....IF....THE....FBI....COMES....FOR....US....FOR....OUR.....DIRTY.....DEEDZ.....AG AINST.....BRIAN WE.....WERE.....TOLD.....TO.....DO.....THIS....TO....THIS....BRIAN.....HILL.....OR.....ELSE.WE.....LOSE.....OUR.....JOBS.....AND.....FACE.....POTENTIONAL......CHARGES......OURSE LVES....AND.....NOT.....GET.....LENANCY. YES....WE....PUT....THE....HARD.....DRIVE.....IN....THE.....CARDBOARD.....BOX.....THE N.....WERE.....ORDERED.....AND.....GAVE.....IT.....TO.....MARK.....JONES......BRIANS......ATARE......JUST.....PAID.....TO.....DO......WHAT......WE......ARE......ORDERED......TO......DO......B

YOURCOMMANDINGAGENTSANDOFFICERSWEAREGUILTY OFHARMINGBRIANDAVIDHILL
WEATTACHPROOFOFTHECHILDPORNTHATWEWASOF DEREDTOPLANTONTHEHARDDRIVEGIVENTOMARK
WE KNOW BRIAN IS APPEALING HIS CONVICTYION WE WERE S CARED OF BEING FOUND OUT WHETHER BY HACKERS OR EVEN FBI AGENTS SEARCHING OUR FACILITY BUT BRIAN IS NOT C UILTY HE TOOK THE GUILTY PLEA BECAUSE HIS ATTORNEY WAS GOING TO BE ERIC PLACKE AND EVERYBODY PLEADS GUILTY UNDER PLACKE WHETHER THEY ARE INNOCENT OR GUILTY BRIAN WAS TO BE CONVICTED NO MATTER WHAT HIS
AMSOSORRYBRIANPLEASEFORGIVEUS
I FEEL GUILTY OF WHAT I DID TO BRIAN FOR CHALLENGING HIS CONVICTION HE SHOULD TAKE. CANOOT SEE HIM GOING TO PRISON FOR TAKE. CHALLENGING HIS CONVICTION HE SHOULD TAKE. THIS TO A JURY TRIAL AND WIN IT I CONVICTION CANT BLAME HIM FOR FIGHTING HIS CONVICTION
WEPLANTEDCHILDPORNINAHITACHIHDD160 GIGABITEHARDDRIVEMODELNUMBERHTS542516k 9SA00

I certify under penalty of perjury that this is a true and correct reconstructed copy(from hand typing) of the text message I received around 11:30AM, February 24, 2015 on a cell phone I was using at the time(276-224-0862, ZTE Valet, Tracfone) from Gingercrack@mail2tor.com. Priority: Normal, Message size: 1 KB, Type: Multimedia message(MMS). If there are any mistakes(human error) with this reconstruction then it wasn't intentional.

Executed on February 25, 2015.

SIGNATURE

Brian D. Hill 916 Chalmers St., Apt. D

Martinsville, VA 24112

(276) 632-2599

Message details

Type: Multimedia message

To: 276-224-0862

From: Gingercracker@mail2tor.com

Received: 9:27AM, Mar 2

Subject: BLOWING....WHISTLE....ON...BRIAN...DAVID...HILLS...SET...UP

Priority: High Message size: 1KB

I....AM....BLOWING....THE....WHISTLE....ON...CORRUPTION....IN....THE....NORTH....CAROLINA....STATE....BUREAU....OF....INV ESTIGATION....AND....ITS....AGENT...RODNEY....V....WHITE....OF...GREENSBORO....NC....SBI....OFFICE....501....INDUSTRIAL.... DRIVE

THERE....ARE....DOCUMENTS....THE....SBI....WANTED....TO....HIDE....FROM....THE....PUBLIC....WHICH....WOULD....PROVE....B RIAN....DAVID....HILL....WAS....FRAMED....WITH....CHILD....PORNOGRAPHY....BY....CORRUPT....POLICE....AND....SBI....AGENT S....IN....CRIMINAL...CASE...UNITED....STATES....OF....AMERCA....V...BRIAN....DAVID....HILL....1-13-CR-435-1....FEDERAL....CASE

I....AM....COPYING....FROM....OCR....SCANNER....A...EXCERPT...FROM....SBI....CASE....FORENSIC....INVESTIGATION....REPORT....BY....SPOECIAL....AGENT....WHITE

SBI CASE NUMBER: 2012-02146 (915)

SYNOPSIS:

Limewire/Frostwire, Luckywire, Shareaza Search Keywords, and usenet Binary Files.

The results of the analysis are as follows:

Ares Search Keywords: One search keyword "very sexy"

eMule Known.met: The Known.net saves all files eMule knows of whether they are shared files, files currently in the download list, or downloaded in the past. For every file, information like file size, file name, hash sets, hash values, and some statistics are saved. From the analysis, this record showed that 454 files had been downloaded with the eMule program between July 20, 2012, and July 28, 2013. This record also showed that files were shared with other users and the number of times each file was shared.

eMule Search Keywords: This records each string that has been recorded and an auto-completing is offered if a new search matches a previous one. From the analysis, this record showed 30 search terms: rapture Iio, Friends "IV," Friends IV, asian lolitas friends, lolita rape hentai, asian Lolita, "Noromi Kurahashi," "rika nishimura," "rika nishimura" friends, Rika Nishimura, 11yo, 12yo, purenudism password, 12yo peeing, 11yo peeing, 11yo bathroom, 10yo voyeur, 12yo public shower, pool shower, 11yo changing, changing room, gym shower, 6yo, ptsc loli rape, toddler, pthc, 12yo making love, pthc making love, pthc forest.

On October 11, 2013, SA White conducted a forensic examination for image and video files on the following item of evidence:

ITEM #2: ASUS Eee PC Laptop Serial Number: 9COAAS155554

The following hard drive was removed from Item #2:

Seagate HD 250GB Serial Number: 6VC1L6G5

No images of interest were noted.

No videos of interest were noted.

IV

OVER....90...PERCENT...OF...THE...TIME...THE...CHILD...PORN...WAS...DOWNLOADED....FROM...EMULE....THE....COMPUTER....WASNT...IN...BRIAN...DAVID...HILL'S...POSSESSION...THE...COMPUTERS....WERE...SEIZED....AUGUST...28....2012...SO...FROM...AUGUST...2012...TILL...JULY...28....2013...CHILD...PORN...WAS...BEING...DOWNLOADED...TO...BRIAN...DAVID...HILL'S...COMPUTER...WHILE...UNDER...SBI...CUSTODY....

BRIAN....IS....NOT....GUILTY....RODNEY....WHITE....WAS....APART....OF....A....PLOT....ALONG....WITH....THE....DISTRICT....ATTO RNEY....TO....FRAME....BRIAN....WITH....CHILD....PORNOGRAPHY....SUBPOENEA....THE....NC....SBI....AND....THE....EVIDENCEIS....THERE

WE...HAVE...THE...ORIGINAL...SBI...CASE...FILE...ON...BRIAN...AND...AM...WILLING...TO...LEAK...TO...THE...MEDIAUNLESS...I...AM....CAUGHT...BY...MY...BOSS...AQT...THE...LAW...ENFORCEMENT...AGENCY...I...WORK....AT

BRIAN....DAVID....HILL....IS....INNOCENT....OF....CHILD....PORN

A...FEW....AGENTS....WERE....INVOLVED...IN...FRAMING....BRIAN....DAVID...HILL...INCLUDING...AGENT...GERALD...TH OMAS...AND...AGENT...WHITE...ALONG...WITH...DETECTIVE...ROBERT...BRIDGE...AND....IN...CASE...THE...SBI...REP ORT...IS...ALTERED...TO...COVER...UP...WHAT...I...KNOW...THEN...I...WILL...TESTIFY...AT...BRIANS...TRIAL...AND...T ALK...WITH...BRIANS...ATTORNEY...OR...GO...PUBLIC...WITH...AN...AFFIDAVIT...ABOUT...BRIAN...BEING...SET...UP... WITH...CHILD...PORN

I...LEARNED....THAT...CHILD....POORN....WAS....BEING....DOWNLOADED....AND....ADDED....TO...BRIANS....COMPUTER....A
T...THE....SBI...THEN...WAS...TOLD...TO...SHUT...UP...AND...NOT...TELL...ANYBODY...BUT...I...AM...MAKING....A...AN
ONYMOUS...TIP...TO...THE...FBI...AND...MEDIA...TO...EXPOSE...BRIAN...BEING...FRAMED

I...THEN...LEARNED...LATER...THAT...CHILD...PORN...WAS...TO...BE...SENT...TO...BRIANS...LAWYER...MARK...JONES...TO...GET...BRIAN...UNDER...CHILD...PORNOGRAPHY...CHARGE...AGAIN...IT...WAS...ALL...DELIBERATELY...PLANNED...BY...A...FEW...AGENTS...AND...SOME...OTHER...LAW...ENFORCEMENT

I Brian David Hill state that the above information is a reconstructed copy of a Multimedia text message sent to a ZTE Valet cell phone(#: 276-224-0862) that I was using at the time in regards to aiding in my criminal case Appeal and in helping to prove my innocence of my criminal charge. All header information was typed up from what I can read from my cell phone. I even checked it over to ensure that all was copied.

I reconstructed the MMS message to the best of my abilities even though I suffer under serious health concerns, so there may be human errors in the reconstruction. However a video will also be created that will show the MMS message I received and also show the header information(Message details) plus the attachment as long as the attachment is legal. The attachment shows a leaked SBI document but appears to be low quality and difficult to read.

I certify under penalty of perjury that the foregoing is true and correct.

Executed on March 5, 2015.

SIGNATURE

Brian David Hill (Pro Se) Phone: 276-632-2599

916 Chalmers Street, Apt. D Martinsville, VA 24112 I Brian David Hill state that the above information is a reconstructed copy of a Multimedia text message sent to a ZTE Valet cell phone(#: 276-224-0862) that I was using at the time in regards to aiding in my criminal case Appeal and in helping to prove my innocence of my criminal charge. All header information was typed up from what I can read from my cell phone. I even checked it over to ensure that all was copied.

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I certify under penalty of perjury that the foregoing is true and correct.

Executed on March 5, 2015.

Brian David Hill (Pro Se)
Phone: 276 622

Phone: 276-632-2599

916 Chalmers Street, Apt. D Martinsville, VA 24112

Message details

Type: Multimedia message

To: 276-224-0862

From: GingerCrackerz@mail2tor.com

Received: 7:26PM, Mar 2

Subject: LEAK DOCUMENT #1 SBI CORRUPTION IN N.C.

Priority: High

Message size: 31KB

IM....NOT....PLAYING....AROUND....SPECIAL....AGENT....RODNEY....WHITE....I....WILL...LEAK....ALL....EVIDENCE....TH AT....YOU....KNOWINGLY....TOOK....PART....IN....A....PLOT....TO....SET....UP....BRIAN....DAVID....HILL....WITH....CHILD... ...PORNOGRAPHY

YOU....HURT....BRIAN....AND....IGNORE....ALL....EVIDENCE....OF....BRIANS....INNOCENCE.....YOU....BASTARD....AGENTWHITE....YOU....DESERVE....TO....GO....TO....HELL....FOR....WHAT....YOU....DID....TO....BRIAN....AND....EXPLOITED.....CHILDREN...FOR....YOUR....OWN....POLITICAL....GAIN....AND....FOLLY....OF...BRIAN

IF....THE....STATE....WONT....INVESTIGATE....YOU....FOR....CORRUPTION....IN....THE....SBI....THEN....THE....MEDIA.....A
ND....INDIVIDUAL....INVESTIGATORS....AND....FBI....WILL

IM....NOT....GONNA....THREATEN....TO....KILL...BRIAN....NOR....THREATEN....HIS....LAWYERS....ANYMORE....IVE....H
AD....IT....YOU....DISHONORABLE...BASTARDS....A...PAYCHECK....IS....NOT....WORTH....DESTRUCTION....OF....INNOC
ENT....LIVES

GO....AHEAD....AND....FIRE....ME....THEN....ARREST....ME....FOR....LEAKING.....SBI.....GOVERNMENT....DOCUMENTS..... SO....THAT....IT....ALL....COMES.....OUT....THAT....YOU....GUYS....WANTED....TO....COVER....YOUR....OWN....ASSES

YOU.....GUYS.....ARE.....CRIMINALS....AND....IM....ASHAMED.....FOR.....DOING.....WHAT....YOU.....ORDERED.....ME.....TO..... DO

THIS....IS....STILL....AMERICA....AND....NOT....NAZI....GERMANY....YOU....LIFT....PHIL....BERGER....TO....HIGH....POLIT ICAL....STATUS....WHILE....YOU....BACKDOOR....GLEN....BRADLEY....OUT....OF....THE....GENERAL....ASSEMBLY

SA.....WHITE.....EVEN....IF....YOU.....CLAIM.....THAT....YOU.....DIDNT....KNOWINGLY....SET....UP.....BRIAN....HILL....WELL...

- ..THE....EVIDENCE....AGAINST....YOU....WILL....TELL....A....DIFFERENT....STORY....AS....YOU....ARE....APART....OF....AL L.....THIS....YOU....SIGNED....YOUR....NAME....IN....THOSE....RECORDS
- THE.....SBI....IS....GOING....TO....HAVE....TO....ADMIT....AGENT....WHITES....WRONGDOINGS....THEN....HE....MUST....BE.
- AGENT.....WHITE.....YOU.....INTENTIONALLY....WANTED.....TO.....FEDERALLY.....CHARGE.....BRIAN....HILL.....SO....THAT.....
 HE.....COULDNT.....RECEIVE.....ASSISTANCE.....FROM....THE.....INNOCENCE.....INQUIRY.....COMMISSION.....WHICH.....WOULD.....HAVE....EXONERATED....BRIAN....AND....PROVE....HIS....INNOCENCE....
- I....KNOW....YOU....HAD....ALL....THIS....PLANNED....EVEN....HACKERS....THAT....HACKED....INTO....THE....CASE....MANAGEMENT....SYSTEM....FOR....THE....SBI....FOUND....OUT....ABOUT....SA....WHITES....CROOKED....SBI....REPORT
-EVEN....HACKERS....DONT...LIKE....YOU....RODNEY....WHITE....CORRUPT....AGENT....OF....THE....SBI....THE....SBI.... HAS....NOT...BEEN...REFORMED....IT...HAS...BEEN...REORGANIZED....AS...A...MORE....CLEVER....FRAME....UP....O RGANIZATION....FOR...STATE...AND...FEDERAL...PROSECUTORS....UNDER....PROSECUTORIAL....BIAS
- WHAT.....HAS.....HAPPENED.....TO.....THE.....INTEGRITY.....OF.....THE.....STATE.....BUREAU.....OF.....INVESTIGATION.....IN.....NO RTH.....CAROLINA
- DIDNT....WE....ALL....SWORE....AN....OATH....BEFORE....WE....ALL....BECAME....AGENTS.....
- I....FEEL....OUR.....JUSTICE....SYSTEM....IN....NORTH....CAROLINA....HAS....LET....ME....DOWN....I....AM....NOT....PROU D....OF....WEARING....A...BADGE....FOR....SUCH....A....CROOKED....ORGANIZATION...HOPEFULLY....I....WONT....END...UP....DEAD....MYSELF....BUT...EVEN...IF....I...DID...AT...LEAST...I...LEAKED....OUT....IMPORTANT....INFORMATIONTO....EXONERATE...BRIAN...DAVID...HILL
- HOPEFULLY....THE....FBI....CAN....RAID....MAYODAN....POLICE....AND....THE....SBI....TO....FIND....THE....EVIDENCE....I
 AM....LEAKING....THEN....FIND...ME...AND....OFFER....ME....PROTECTION....TO....TESTIFY....AS....A....FEDERALLY..
 ...PROTECTED....WITNESS...IN...BRIANS...TRIAL...THEN....TESTIFY....ON....MY....COHORTS....CRIMES
- THIS....WILL...BE...MY...LAST...MESSAGE....FOR....A...WHILE....OR....IT...MAY....BE....MY...LAST....IF....I....AM....D EAD....OR....CHARGED....WITH....A....FALSE....CRIME...LIKE....BRIAN

I Brian David Hill state that the above information is a reconstructed copy of a Multimedia text message sent to a ZTE Valet cell phone(#: 276-224-0862) that I was using at the time in regards to aiding in my criminal case Appeal and in helping to prove my innocence of my criminal charge. All header information was typed up from what I can read from my cell phone. I even checked it over to ensure that all was copied. Attachment of the SBI Document that was leaked by the Whistleblower is attached to this document. This was attached to the original email that was sent to the cell phone as a MMS message.

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I certify under penalty of perjury that the foregoing is true and correct.

Executed on March 6, 2015.

SIGNATURE

Brian David Hill (Pro Se) Phone: 276-632-2599

916 Chalmers Street, Apt. D

Martinsville, VA 24112

I Brian David Hill state that the above information is a reconstructed copy of a Multimedia text message sent to a ZTE Valet cell phone(#: 276-224-0862) that I was using at the time in regards to aiding in my criminal case Appeal and in helping to prove my innocence of my criminal charge. All header information was typed up from what I can read from my cell phone. I even checked it over to ensure that all was copied. Attachment of the SBI Document that was leaked by the Whistleblower is attached to this document. This was attached to the original email that was sent to the cell phone as a MMS message.

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I certify under penalty of perjury that the foregoing is true and correct.

Executed on March 6, 2015.

SIGNATURE

Brian David Hill (Pro Se)

Phone: 276-632-2599

916 Chalmers Street, Apt. D Martinsville, VA 24112

Attachment of Whistleblauer message

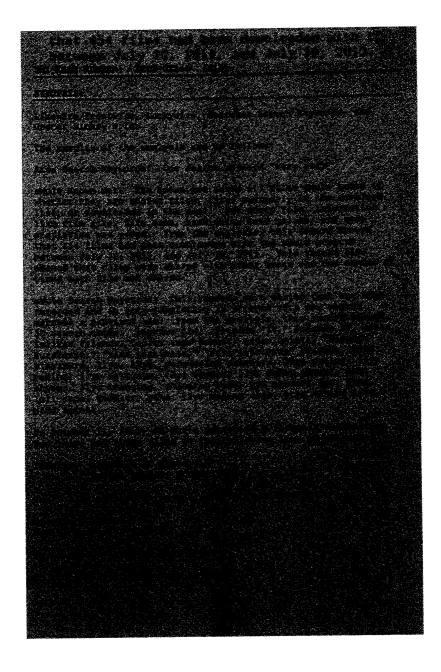


EXHIBIT G

Subject: Fwd: 2nd Attempt: When can you answer my questions

From: Brian Hill <admin@uswgo.com>

Date: 7/29/2012 10:57 AM

To: Rocco Piserchia <rocc_j@yahoo.com>, Jeffrey Lewis <jeff@patriotcoalition.com>

X-Account-Key: account1

X-UIDL: GmailId138d33da8e8e390e

X-Mozilla-Status: 0001 X-Mozilla-Status2: 00000000 Delivered-To: admin@uswgo.com

Received: by 10.52.155.38 with SMTP id vt6csp99338vdb; Sun, 24 Nov 2013 21:16:28 -0800

(PST)

X-Received: by 10.52.98.194 with SMTP id ek2mr20571854vdb.11.1385356542623; Sun, 24 Nov

2013 21:15:42 -0800 (PST)

Authentication-Results: mx.google.com; spf=softfail (google.com: best guess record for domain of transitioning unknown does not designate <unknown> as permitted sender) smtp.mail=

Received-SPF: softfail (google.com: best guess record for domain of transitioning unknown does

not designate <unknown> as permitted sender)

Received: by 10.230.25.11 with POP3 id x11mf2721439vbb.21; Sun, 24 Nov 2013 21:15:42 -0800

(PST)

X-Gmail-Fetch-Info: uswgox10@uswgo.x10.mx 4 mail.uswgo.x10.mx 110 uswgox10

MIME-Version: 1.0

Content-Type: multipart/alternative; boundary="=_f941e7af4f4a6a10afa681411db5e191"

Organization: USWGO Alternative News

X-Priority: 1 (Highest)

Message-ID: <c567ccabe2b8856570d5c47b372d071b@uswgo.com>

X-Sender: admin@uswgo.com

User-Agent: Roundcube Webmail/0.7.2

----- Original Message -----

Subject:2nd Attempt: When can you answer my questions

Date:2012-07-29 10:50

From:Brian Hill <admin@uswgo.com>

To: "Sen. Phil Berger" < Phil. Berger@ncleg.net>

Since the original email hasn't been read or replied to I assume it may have been lost by the NCGA mail server so I am sending you a 2nd notice of the email forwarded below. Just read below the original message header to read the message.

----- Original Message -----

Subject: When can you answer my questions

Date:2012-07-12 18:58

From:Brian Hill

To: "Sen. Phil Berger"

Dear the Honorable State Senator Phil Berger,

As what happened at the Mayodan Town Council, I <u>attempted</u> after declaring as press(I <u>am a reporter and activist that gave you the Nullify-NDAA petition</u>) to ask you a question before the Chief of Police Charles J. Caruso forced me back and forced me out of the town council room then intimidated and threatened me when he knew I wasn't recording the incident. Then he kept watching me when I was being reasonable and kept following the officers orders and felt intimidated. What I am asking here is that if I couldn't ask the questions at the town council when everybody was leaving then where can we meet and what time so I can ask you the questions as a real reporter?

I don't care whether you answer them or not I just like to have the opportunity to ask you a few questions as I am still a rookie at person to person interviews as a reporter.

I like to just interview you on many different issues not just about the NDAA. The only reason I am a activist is because I see a lot of crazy things and hear a lot of crazy things as a reporter and I document what happens but also I like people to first be aware so they can stand up for the issues that matter to them. I am apart of the unwritten fourth branch of Government which is what the Press is as what former governor Jesse Ventura stated on record. By me interviewing you it helps you in the long run and makes you popular, it helps voters to understand more about you and who you are as a senator and even where you stand on different issues.

Also I was wondering if you can discuss with me your advice to the Mayodan town council regarding the NDAA resolution so we can come to compromise that you and me and the 216 other constituents that signed my petition can accept?

A portion of the 216 signers do live in Mayodan so you can count those as the town attorney in Mayodan.

What are you going to do to defend the bill of rights and Article I of the NC Constitution in the NC legislature?

If you wish to not answer my question as to why you won't take any action on the Nullify-NDAA petition then when can you make a public statement on this issue and other issues that your Constituents have brought to your attention?

Can it be next month? Can it be next year? Will it have to wait until the next election when the people expected you to do something this year around this month?

I know you are a great powerful senator and can do many great things and help a lot of people. You have the right under the 10th Amendment to protect our fair state from unlawful detention and obstruction of due process, obstruction of rights, and obstruction of justice. The Military Commissions Act cannot legally take away Habeas Corpus if the Constitution gives us that right. Any laws that violate the Constitution cannot work out. Some lawyers may say it is legal for the states to nullify only the Unconstitutional provisions of federal law while some say states can nullify federal laws entirely and that the police should not enforce any law that conflicts with

their Oath of office to protect and defend the Constitution so help them god as what was stated in their oath of office. I heard you administered the oath of office to Chief of Police Charles Caruso so you understand the oath of office and know quite well how important the Constitution is to our representative form of government.

I am also assuming that you and/or your staffers read my Documentation on the NDAA and my Report on the NDAA as I gave physical copies to you on April 9th 2012 and May 14th 2012. May 14th was my Report on the NDAA for my state Government. April 9th was when I gave a physical copy of USWGO Documents on Documentation on the NDAA. The fact that you likely read it and let alone receive it at the Mayodan Town Council is proof enough that you are aware that the NDAA is a damaging law that is proven Unconstitutional by the court and the legislators that support House Resolution 982 with the support of Representative Bryan Holloway who even vowed to cosponsor the bill and that the NDAA law should not be obeyed and cooperated by our state and local law enforcement as that violates their Oath of Office to protect and defend the Constitution.

I correctly filed a grievance along with the 216 petition signers that I believe were Constituents and the other 5 doesn't appear to be when I collected the signatures and getting blisters on my feet walking from neighborhood to neighborhood to get those signatures. I declared my grievances in the Nullify-NDAA petition with my name in print along with asking for a redress of grievances from the state government. I personally feel afraid and threatened by the NDAA because I am a news reporter and that doesn't sit well with the people in the Federal Government, The Pentagon and Department of Defense that I ask real questions and always tell the truth no matter what the cost so they could set me up as a terrorist and I would not have a right to a court trial when Article I of the NC Constitution and the Bill of Rights gives me the right to a speedy trial and the right to face my accusers.

I understand what your Constituent Liaison Sara Riggins told me that I should just goto my members of Congress and I could if I would but they would never take my petition since we have 311.5 million people and only 435 Representatives and 100 Senators. According to the July 2011th U.S Census Bureau the U.S. population is 311,591,917 and yet only 435 Representatives. There is no way the U.S. Representatives will ever listen to me and thousands of others on the facts and issues of the NDAA unless a huge civil movement in the length to Martin Luther King Jr. protests began all over America will move the Congress. That is why all I get is a automated formal letter from every Representative in the Federal Government. Each Representative at the federal level would represent equally at roughly 716,303 people. My petition would sink like the titanic without lifeboats and if I decided to use a paper petition I would have to make everyone sign with small letters to be able to get many signatures on each piece of paper, and I would literally have to fax hundreds if not thousands of pages of document to my Federal Representative to get them to protect many Americans civil rights to a court trial and an attorney unless I am a special interest lobbyist that can offer them free vacations and money for voting for certain bills as that is not the trend with the Congress. I don't wish to become like a corporate lobbyist. Sara Riggins suggestion would never hold up and would fail indefinitely. That is why I went to you as a Honorable State Senator. Please don't turn me away when all I ever asked from you was to support our rights to a court trial, to a jury trial, and a right to a judge or magistrate. I learned from Michael Warnken a analyst in the Federalist papers and Anti-Federalist papers and the conclusion he came to regarding representation was that our federal government and even the North Carolina state government don't have enough

representation and need more senators and representatives in the whole state and the federal government. That law that prohibits the rise in number of representatives in Congress needs to be repealed or spearheaded to allow more representatives so that they can listen to the people and not have to hire so many staffers just to hear from their constituents.

I am real press and the proof of that isn't just me asking you questions at the town council when that is the only time I have access to you to ask questions. I am also on the Department of Homeland Security FOIA Request list under Page 161 at the link below, Case #: PRIV 11-1125 Cat. FOIA. Even the DHS labels me a reporter so it's on federal record that I am a real 100% legal and lawful news reporter.

http://www.dhs.gov/xlibrary/assets/foia/priv-foia-logs-fy11.pdf

The NDAA itself has proven through the court system and the legislature to have violated 7 provisions or more of the U.S. Constitution and pretty much half the Bill of Rights is also in violation by the NDAA law itself yet it is still federal law despite it's severe threats against the Judiciary Branch of government that holds both U.S Citizens and public officials accountable. The fact that the Congress declared war on the American people when a majority aren't violent nor fighting back under the shear possibility that they could get violent and cause civil unrest is a crime against human rights. A government cannot declare war on their own peaceful law abiding civilians. Our country signed the Geneva Conventions and other treaties. The NDAA law is illegal, null and void, human rights abuse, and should be thrown out by the state governments ASAP for the sake of our country.

You can be a hero Senator Berger. I salute you and give you my gratitude if you decide to take any action on the NDAA, me and the 216 petition signers will salute you too and will forever be grateful and thankful. The military in North Carolina including the ones in Camp Lejeune and other military would also be grateful at you if you do decide to defend our Bill of Rights as the military has fought to protect our country and the Constitution from foreign threats.

Also this email will be forwarded to press including the Raleigh Associated Press, WXII12, FOX8, WFMY News 2, RockinghamUpdate, News and Record, and The Madison Messenger as you read this email.

Also I request that if any staffers reply or if you reply yourself please just keep it as emails or letters. I will not call your office anymore and any calls from your office will be ignored because I always prefer to keep communications with Government in writing. If something has to be kept private or confidential please explain why and then I will decide whether I want to go that route.

I respectfully request that you reply to this email within 15 business days. I will be grateful for any response in writing you can give me.

Sincerely,
Brian D. Hill
(Phone Number redacted)
413 N. 2nd ave. Mayodan, NC 27027

Founder and Head Reporter of USWGO Alternative News and Head Activist of it's Political Action Center (uswgo.com)

Reporter of FederalJack.com and We Are Change
admin@uswgo.com

Subject: RE: Substitute town resolution in case my resolution seems legally unrealistic

From: "Michael Brandt" <mbrandt@townofmayodan.com>

Date: 6/18/2012 10:19 AM

To: "Brian Hill'" <admin@uswgo.com>

X-Account-Key: account1

X-UIDL: GmailId137fff635e6bc2c9

X-Mozilla-Status: 0011 X-Mozilla-Status2: 00000000 **Delivered-To:** admin@uswgo.com

Received: by 10.114.28.36 with SMTP id y4csp28363ldg; Mon, 18 Jun 2012 07:19:15 -0700 (PDT) Received: by 10.68.130.67 with SMTP id oc3mr52430349pbb.18.1340029154780; Mon, 18 Jun

2012 07:19:14 -0700 (PDT)

Return-Path: <mbr/>brandt@townofmayodan.com>

Received: from smtpout06.prod.mesa1.secureserver.net

(smtpout06-01.prod.mesa1.secureserver.net. [64.202.165.224]) by mx.google.com with SMTP id vr5si28288607pbc.73.2012.06.18.07.19.13; Mon, 18 Jun 2012 07:19:14 -0700 (PDT)

Received-SPF: neutral (google.com: 64.202.165.224 is neither permitted nor denied by best guess record for domain of mbrandt@townofmayodan.com) client-ip=64.202.165.224;

Authentication-Results: mx.google.com; spf=neutral (google.com: 64.202.165.224 is neither permitted nor denied by best guess record for domain of mbrandt@townofmayodan.com) smtp.mail=mbrandt@townofmayodan.com

Received: (gmail 6497 invoked from network); 18 Jun 2012 14:19:13 -0000

Received: from unknown (69.69.180.3) by smtpout06.prod.mesa1.secureserver.net

(64.202.165.224) with ESMTP; 18 Jun 2012 14:19:11 -0000

References: <CAF+kR9=RbAWHwyJcKqwzz2B=oFH301fN67+hX0am7KTrG+9Kwg@mail.gmail.com> In-Reply-To: <CAF+kR9=RbAWHwyJcKqwzz2B=oFH301fN67+hX0am7KTrG+9Kwg@mail.gmail.com>

Message-ID: <C0EF03F4DE9248D0BAF1794DEFC76781@ci.mayodan.nc.us>

MIME-Version: 1.0

Content-Type: multipart/alternative; boundary="----=_NextPart_000_003A_01CD4D3B.C94E6620"

X-Mailer: Microsoft Office Outlook 11

Thread-Index: Ac1MR6p45A9v4keaQRGYYB89a6aB+QBFWHYQ X-MimeOLE: Produced By Microsoft MimeOLE V6.1.7601.17609

I have forwarded your new resolution to Mr. Berger for his review.

Michael M. Brandt, AICP Mayodan Town Manager 210 West Main Street Mayodan, NC 27027 (336) 427-0241 www.townofmayodan.com

From: Brian Hill [mailto:admin@uswgo.com]

Sent: Sunday, June 17, 2012 1:11 AM

To: Michael Brandt

Subject: Substitute town resolution in case my resolution seems legally unrealistic

Dear Michael Brandt,

I am forwarding this alternative/substitute town resolution which may be more legally acceptable and

feasible then the town resolution I came up with. With the help of the The Intolerable Acts Legal Team, they created a town resolution that is in more detail and should be more suitable for the town attorney to pass through to the council.

So if the town attorney Phil Berger doesn't consider my town resolution to be legally feasible then I have forwarded you a alternate/substitute version.

So you can forward that to the town attorney and he can decide which version would be better for the town council or if I need to make any modifications. Then of course I need to be able to make it acceptable for at least three town council members for it to pass and become a town ordinance.

You can tell me what you think?

If you do prefer my resolution then does Phil Berger want me to make any changes or even use excerpts from the one I have forwarded you. I like to make sure I get all legal issues resolved and then get enough vote support by the town council members before this is considered and voted on in the July meeting. Time is running out to stop the NDAA before it is executed by executive fiat or a power hungry bureaucrat in the DHS.

Also I enjoyed getting to talk with your colleagues at the appreciation festival in the park. I also respect all that Charles Caruso has done for our police department. I appreciate and respect all that the police department has done for our community. After getting to just have a chat with him, I feel he is a good officer and wouldn't have any problems enforcing a town resolution to protect our rights. I will do my duty to help build a legal shield to protect my town from harm by outside elite businessmen that control and threaten the Congress. They haven't overthrown our Constitution yet so we still have a fighting chance here to protect our community from pure secretive evil. I am also appreciative of what all you have done as the town manager, I know I have ranted to you in past emails or argued a bit but that is simply who I am. I just care too much and feel like I am not doing enough for society like I have to put the whole world on my shoulders by doing petitions and getting blisters doing it and running a news website on my own when I deal with diabetic seizures, insulin reactions, high blood sugar attacks on my nerves which is why I left the appreciation festival without saying a word, and other health issues. I hope and pray the best for you and all of the town council. I wasn't at each town council meeting to just complain about the state of things or violate the rules of the public comment period by not keeping it mostly relevant to Mayodan. I do want Mayodan to legally shield itself from many horrors that are heading to this town. The mayor was almost right, maybe I did kinda directed the public comment period partially at State Senator Phil Berger instead of just the town, I apologize about this and will only bring up issues for this town in the future. The rest of the public comment period was to get my town to take action and it can be legally feasible because lawyers are helping me fight the NDAA and other horrible acts and getting Mayodan to take the only action they could legally do.

Thanks for all you have done for the town council. I know I keep putting all these requests on you and I am sorry about that but I just ain't a politician and if I weren't living with type 1 brittle diabetes and mild autism disabilities on my body then I would have become a legislator and helped North Carolina go in the right direction and help every town and city budget-wise instead consistent cuts or I would have ran a nationwide newspaper company which would have replaced the failure mainstream media corporations and put them out of business and bring real news back to society. Whatever you need help with, any moral issues you wish to address by gathering public support within this town, I will help you as you have helped bring my issues to the towns attention. You have my thanks.

On Sat, Jun 16, 2012 at 8:05 PM, The Intolerable Acts < Solutions@theintolerableacts.org > wrote: Hello Brian.

Attached are short versions of our NDAA resolution, tailored for Mayodan, N.C. as requested. If you or anyone on the town council have any questions regarding the resolution, constitutionality, etc..., feel free to send me an email or give me a call at the number below.

For The Intolerable Acts Legal Team,

Jeff Lewis

National Director, <u>FIRE Coalition</u> National Director, <u>Patriot Coalition</u>

Project Director, The Intolerable Acts ACTION CENTER

Email: Jeff@patriotcoalition.com

Phone: 252-876-9489

Twitter: http://twitter.com/PatriotWatchdog
FIRE Blog: http://blog.firecoalition.com

Patriot Coalition Blog: http://blog.patriotcoalition.com Patriot Coalition LIVE! http://livestream.com/WRCG

Sincerely, Brian D. Hill (336)510-7972

413 N. 2nd ave. Mayodan, NC 27027

Founder and Head Reporter of USWGO Alternative News and Head Activist of it's Political Action Center (uswgo.com)

Reporter of FederalJack.com and We Are Change admin@uswgo.com

Subject: Senator Phil Berger betrays his Constituents and the U.S. and NC Constitution, will likely

ruin my town resolution!

From: Brian Hill <admin@uswgo.com>

Date: 6/18/2012 11:21 PM

Mark Dice <Mark@markdice.com>, "Mills, Rachel" <rachel.mills@mail.house.gov>, media@aclu.org, Sam Page <spage@co.rockingham.nc.us>, Michael Remington <michael.remington@gmail.com>, Tangerine Bolen <tangerinebolen@gmail.com>, Jim Tucker

<dcbourbon@aol.com>, Orly Taitz <orly.taitz@gmail.com>, truthrising@gmail.com, Truth Action

<truthaction@hotmail.com>, victory@randallforcongress.com, William Rodriguez
<wtcbill@gmail.com>, Debbie Wells <deb.wells@campaignforliberty.com>,

adam.love@campaignforliberty.com

X-Account-Key: account1

X-UIDL: GmailId13802c229f014aed

X-Mozilla-Status: 0001

X-Mozilla-Status2: 00000000

MIME-Version: 1.0

Received: by 10.114.28.36 with HTTP; Mon, 18 Jun 2012 20:21:15 -0700 (PDT)

X-Originating-IP: [24.148.156.211] **Delivered-To:** admin@uswgo.com

Message-ID: <CAF+kR9mf+-htaz2TRsETn0t85aoNrH+FWihnQiuPZzY1XiE0og@mail.gmail.com>

Content-Type: multipart/alternative; boundary=14dae9cdc8c57118eb04c2cac635

Dear all Media, Town Of Mayodan, alternative media, everybody who has been watching the NDAA fight unfold in Rockingham County, North Carolina.

As many of you watching has now learned, North Carolina Senator and President Pro Tempore Philip E. Berger that runs a law firm called the Berger law firm in Eden NC and is also the town attorney of Mayodan, has literally betrayed us and stabbing every one of his constituents in the back similar to U.S. Senator Kay Hagan of North Carolina that got tons of phone calls over the SOPA/PIPA Blackout protests but told every constituent of hers that she is for copyright warfare against our Fair Use rights literally betraying her constituents similar to Berger and is publicly funded by Bilderberg member George Soros on record in federal elections commission filings. George Soros has also funded Obama and other political candidates in our federal government and is the reason our federal government is the most corrupt and fallen in the entire world.

Anyone who lives in North Carolina does not need to vote for this man. He has betrayed his state and will likely lie about my Mayodan town resolutions because he favors the law breaking government that can torture and kill whomever they the DHS or even the federal Police or even the President wish. A government agent just has to call me a terrorist and I will be dead as a

doornail and none of you will ever hear from me again because I will be in Gitmo torture dungeon then my neighbors will likely get angry over this in my town then they will be assassinated by government death squads with help of the police department. Sen. Berger has prolonged this horrible monstrosity by having his Constituent liaison calling me and trying to keep the conversation private when it is not suppose to be private because this is a matter between the petition signers as a whole and Sen. Berger not between me and him.

http://uswgo.com/nc-senator-phil-berger-refuses-to-take-action-on-nullify-ndaa-betrays-his-constituents.htm

We need to start voting for Bobby Coffer for NC Senate. http://bobbycofferforstatesenator.com/

We can't allow Sen. Phil Berger to get away with his madness and betrayal of all of us including the town of Mayodan. He has betrayed our town as many in Mayodan in certain sections signed my petition and if I had not had a deadline then I would have got 300-400 petition signatures or even more just in Rockingham County alone.

We can't let tyranny destroy Liberty all over America. Get the word out to those that were gonna vote for Sen. Phil Berger and get them to vote for his opponent. I am still watching Rep. Bert Jones like a eagle hawk and if I see anything that is a red flag I am coming after him too by voting for his opponents in the states general election.

Betraying Constituents is taxation and state sponsored exploitation without representation. Why should NC give us very high gas taxes and exploit the poor and then turn around and betray us all like we are a bunch of scum when in reality it is not the people that are scum. Also I have a problem with the North Carolina Board of education and their mad Federal NC Public Schools because they don't teach anything about the U.S. or even the state Constitution. Parents have to literally teach their children about the Constitution. The Constitution should be mandated in our public schools. I don't care if there are illegal immigrants in our public schools. They come here they have to obey our countries rules and the Constitution. Similar to the corrupt Child Protective Services that don't even follow the Constitution either. This madness has to end every American citizen of Rockingham County. If this madness keeps continuing eventually Americans all over will just openly revolt. I am not encouraging anything violent but I am seeing Americans all over this town and other areas all depressed about their government and want change that just isn't gonna come. America can't become like Soviet Russia USSR and Nazi Germany (German Workers Party) and the Communist Party of the peoples(Tyrants) republic of China.

--

Sincerely, Brian D. Hill (336)510-7972

Founder and Head Reporter of USWGO Alternative News and Head Activist of it's Political Action Center (uswgo.com)

Reporter of FederalJack.com and We Are Change admin@uswgo.com

Subject: Please give me a written response about my Nullify-NDAA Petition?

From: Brian Hill <admin@uswgo.com>

Date: 6/18/2012 2:43 PM

To: "Sen. Phil Berger" < Phil. Berger@ncleg.net>

X-Account-Key: account1

X-UIDL: GmailId13800e88c6fdab6d

X-Mozilla-Status: 0001
X-Mozilla-Status2: 00000000
Delivered-To: admin@uswgo.com

Received: by 10.52.155.38 with SMTP id vt6csp99327vdb; Sun, 24 Nov 2013 21:16:20 -0800

(PST)

X-Received: by 10.52.187.138 with SMTP id fs10mr19972012vdc.10.1385356542319; Sun, 24

Nov 2013 21:15:42 -0800 (PST)

Authentication-Results: mx.google.com; spf=softfail (google.com: best guess record for domain of transitioning unknown does not designate <unknown> as permitted sender) smtp.mail=

Received-SPF: softfail (google.com: best guess record for domain of transitioning unknown does not designate <unknown> as permitted sender)

Received: by 10.230.25.11 with POP3 id x11mf2721439vbb.21; Sun, 24 Nov 2013 21:15:42 -0800

(PST)

X-Gmail-Fetch-Info: uswgox10@uswgo.x10.mx 4 mail.uswgo.x10.mx 110 uswgox10

MIME-Version: 1.0

Content-Type: multipart/alternative; boundary="=_8e5e426881c64b869fffe0ac5e6c4d93"

Organization: USWGO Alternative News

X-Priority: 1 (Highest)

Message-ID: <dad63ed888fe6374d580ff9c6f295c51@uswgo.com>

X-Sender: admin@uswgo.com

User-Agent: Roundcube Webmail/0.7.2

Dear Phil Berger and staff,

I just got a call basically being blown off on the whole petition by your constituent liaison and refused to give your public support on House Resolution 982 which would give it media attention from the corporate prestitute media that refuses to cover things that are important. I don't have a very good memory on stuff sometimes due to my health problems so I need you to get something in writing about Phil Berger's verdict on my Nullify-NDAA Petition.

<u>I need all communications to be kept in writing</u> because I can't record phone calls without permission and it sounds like Sara Riggins wasn't gonna give me permission to even record phone calls. This isn't a private matter so why the private conversation by Sara Riggins blowing me off on my petition???

The only reason I used phone was because it was a quicker response but for very critical stuff like his verdict on my petition that should be kept in writing or allow me to legally record the call so I can write down notes slowly and make sure I can tell the over 200 constituents what exactly happened.

This is a matter that is by over 200 constituents and I need a REAL WRITTEN RESPONSE as to why Sen. Phil Berger rejects taking any action on behalf of the over 200 constituents that signed my petition.

Can you at least confirm to me that what Sara Riggins said is on record that they just want me to

contact my Congresspeople and Senators when they all publicly work for George Soros a known Bilderberg attendee. I was told that until there is a companion bill in the senate similar to H.R. 982 doing anything is premature. I was also told I should go to my federal government and that the federal government is good in some ways but frustrating in others. I just like to get it in writing because I was being fed so much information it will be hard to give people a good response as to what happened.

I like to at least get a official in-writing response as to why he is gonna take no action on my petition. You owe it to your Constituents to give me an explanation in writing instead of being shielded by telephone privacy laws and not giving a response in writing. Every one who signed the petition I can just as easily get them to vote for Bobby Coffer in the NC General elections and this will hurt Phil Berger in the long run on the fact alone that you took no action with the over 200 constituents even when I got Infowars.com, federaljack, and some of the top alternative media websites worldwide to cover about how both you and Bert Jones ignored the petition. Many people in Rockingham County are fed up and now your keeping your constituents in the dark on the matter.

At least send me a good explanation in writing instead of over the phone. You owe that much at least for all the hard work I have done for Rockingham County to which you represent.

Sincerely, Brian D. Hill (336)510-7972

413 N. 2nd ave. Mayodan, NC 27027

Founder and Head Reporter of USWGO Alternative News and Head Activist of it's Political Action Center (uswgo.com)

Reporter of FederalJack.com and We Are Change admin@uswgo.com

EXHIBIT H

Subject: Town Resolution failed, town rejects the constitution rights of their citizens

From: Brian Hill <admin@uswgo.com>

Date: 7/6/2012 4:01 PM

To: William Kennedy < william.kennedy@tenthamendmentcenter.com>

X-Account-Key: account1

X-UIDL: GmailId1385de2793154d64

X-Mozilla-Status: 0001

X-Mozilla-Status2: 00000000

MIME-Version: 1.0

Received: by 10.114.36.138 with HTTP; Fri, 6 Jul 2012 13:01:59 -0700 (PDT)

X-Originating-IP: [24.148.156.211] Delivered-To: admin@uswgo.com Message-ID: <CAF+kR9k8xGjNh-

B0uYihOk01zQL0YTTb=B6FMq1Q6DMmeUvHjA@mail.gmail.com>

Content-Type: multipart/alternative; boundary=047d7b86d052aab41804c42ebc7c

In a last ditch effort to try to stop the NDAA in my town council after having a yelling and cussing contest with Sen. Phil Bergers staffer weeks ago over the right to record the phone call over Sen. Berger's verdict trying to get that on public record so I can get the press against Sen. Bergerbut he fooled all of his constituents. They even refused to send something in writing over Phil Bergers traitorous verdict. Now I tried to get the town council to resist the NDAA to start a domino affect and now that has failed after the town manager told me the town council won't consider my town resolution by Patriot Coalition legal team and Phil Berger is my towns attorney there: (and is also funded by a fraction of the six international mega banks working for the Bilderberg Group and Stephens Inc on record.

I lost on stopping the NDAA. I may be raped and tortured and Phil Berger and the town including the county commissioners could care less about keeping their Oath to the Constitution.

USWGO has failed even with all the phone calls made to the town council by a number of residents, and many calling Senator Berger's office and many even called his opponent in the elections after I taught many about the NDAA.

I will forward you the town's response after I sent this.

--

Sincerely, Brian D. Hill (336)510-7972

413 N. 2nd ave. Mayodan, NC 27027

Founder and Head Reporter of USWGO Alternative News and Head Activist of it's Political Action

Center (<u>uswgo.com</u>)

Reporter of FederalJack.com and We Are Change

admin@uswgo.com

EXHIBITI

Page 1/1 - February 4, 2015 - 04:52 PM - Letter to Angel E. Gray

Questions – Inquiry into my SBI Case Number 2012-02146(Rodney V. White) ADDENDUM

Wednesday, February 4, 2015

Angel E. Gray

Counsel for the North Carolina State Bureau of Investigation P.O. Box 29500 3320 Garner Road Raleigh, NC 27626-0500 (919) 662-4500

Dear Angel E. Gray,

The legal reason as to why I am requesting a copy of my SBI case file is because it is already being used against me in criminal court, my ineffective assistance of counsel refused to allow me to even see what S.A. White typed up in his investigation case file(discovery evidence), I plead guilty not knowing what was even in the discovery, and the Judge asked a member of my family if they saw the discovery as if he expected them to read it even though they were not allowed to when I gave express written permission to my ex-attorney Eric Placke for my family members to read my discovery packet. I was ambushed in a jury trial by a Trial by Ambush, which was the partial effect for guilty plea.

Now is the time for me to review what evidence was used against me and the only way I am allowed to even see what was used against me was to request copies outside of the motion of discovery. Mayodan Police has already fulfilled my written request for a copy of the Mayodan Police Reports, then the Police Chief suggested that I had to contact the SBI for a copy of their investigation report as Mayodan's Police Chief said to my friend to tell me that they got the SBI involved.

I have a right to review and inspect the evidence used against me in a court of law and under N.C. Article 7C, §8-58.20, I was supposed to have been served with a copy of the crime lab report had my computers been initially examined at the state crime laboratory, but Rodney White skirted the usual procedures for child pornography analysis on hard drives. I am still entitled to review of the evidence held against me so that I am not ambushed again when my Appeal is granted and it's taken back to a Jury Trial stage. I have a lot of time right now which the trial period doesn't under the speedy trial act.

So for good reasons stated above, I ask of you, I beg of you, I request of your Agency Case Management that as an involved party in a criminal case, that I am given a copy of my SBI Case File # 2012-02146 so that I can review and inspect the documentary evidence used against me so that can aid in my legal defense to my criminal charge.

(Electronically Signed:)Sincerely, Brian David Hill

(276)632-2599

admin@uswgo.com 916 Chalmers St., Apt. D

Martinsville, VA 24112

Brian D. Hill Signed

Page 1/1 - February 5, 2015 - 03:05 PM - ICAC task Force Question

ICAC Task Force Question and Request Thursday, February 5, 2015

Angel E. Gray
Counsel for the North Carolina State Bureau of Investigation
P.O. Box 29500
3320 Garner Road
Raleigh, NC 27626-0500
(919) 662-4500; Fox (919)662-4523

Dear Angel E. Gray,

I know you have already sent me the Reidsville Police Department Memorandum of Understanding, and the ICAC task Force I have a few questions in regards to the ICAC Task Force.

First of all does the ICAC Task Force members or even police officers that work with the ICAC task Force have to analyze the computers and hard drives at a certifiable crime laboratory or can they conduct an examination themselves without any standards and without any safeguards?

Second of all does the ICAC have to held to certain procedural standards in regards to examination of any computer hard drives and equipment?

Third of all does anybody whom works for the ICAC have the authority to mysteriously leave from a child pornography investigation then refer the criminal matter entirely to a police detective and department that does not work for the Task Force?

Fourth of all does the SBI have any requirement to submit any evidence analysis requests to the state criminal laboratory? Can one detective from the police department simply ask one SBI Agent to conduct an analysis of computer hard drives and equipment himself without having to submit the evidence to the crime lab? Is there any procedural standards or any guidelines as to SBI Agent's that conduct their own examinations and analysis of hard drives instead of relying on the Triad Crime Lab?

I like to request any guidelines on the NC ICAC Task Force that you haven't sent me already.

I don't know if you had already sent a copy of the NC ICAC Operational Standards but if you haven't then I like to request a copy of those standards to be sent to me at the address below.

(Electronically Signed:)Sincerely,

Brian David Hill (276)632-2599

admin@uswgo.com 916 Chalmers St., Apt. D

Martinsville, VA 24112

Page 1/1 - February 3, 2015 - 01:33 PM - Letter to Angel E. Gray

Questions - Inquiry into my SBI Case Number 2012-02146(Rodney V. White)

Tuesday, February 3, 2015

Angel E. Gray

Counsel for the North Carolina State Bureau of Investigation P.O. Box 29500
3320 Garner Road
Raleigh, NC 27626-0500
(919) 662-4500



Dear Angel E. Gray,

I have a personal inquiry I am making in regards to the investigation by N.C. Special Agent Rodney White at the State Bureau of Investigation Greensboro regional office. I just been told by Joy Strickland that SA White has no employment with the State Crime Laboratory, so he has no experience to deal with forensic analysis of child pornography investigations using a computer. He does not have to follow any policies nor procedures when he has examined my computer in 2012-2013. He can just write that he has found child porn and doesn't have to prove it. He doesn't even have to look for computer viruses since only the crime lab policy and procedure can conduct a virus scan which ends of in the forensic virus log as per their documentation on statements in the crime laboratory report.

The questions I have about SA White are as follows.

Does he have to even follow any policy or procedure when conducting his own independent forensic analysis of my computer? Does the report even have to be reliable or just shown to only prove guilt?

Why did SA White not look for computer viruses on my computer when computer viruses are known to share/download child pornography?

Why did SA White not have any proof that child porn was allegedly found on my computer except just what he claims?

Is SA White even a computer expert, a computer forensic scientist, or even somebody that regularly conducts computer analysis type examinations? Is computer analysis apart of his regular duties?

I like to request a copy of my SBI Case file so that I can review the information in it for my criminal case. My public defender in 2014 refused to even show me what was in the SBI Agent's report.

Please help me with this request. Thank You!

U.S.W.G.O.

(Electronically Signed:)Sincerely, Brian David Hill

(276)632-2599

admin@uswgo.com 916 Chalmers St., Apt. D Martinsville, VA 24112

Brian D. Hill

9197166750

Date: 2/3/2015 Number of pages: 1 Attn.: Angel E. Grav

Recipient's number: T19197166750

Filename: C:\ProgramData\Venta\VentaFax & Voice 6\Out\Ready to FAX) {2015-02-03Error Correction: Yes File description: Inquiry to Angel E. Gray NC SBI(Signed-Ready to FAX).pdf

Recipient's Fax ID: Rate: 14400 bps

Time: 1:47:23 PM Session duration: 1:34

To: N.C. State Bureau of Investigation

Message type: Fax

Resolution: 200*200 dpi Record number: 718

Page 1/1 - February 3, 2015 - 01:33 PM - Letter to Angel E. Gray

Ouestions - Inquiry into my SBI Case Number 2012-02146(Rodney V. White)

Tuesday, February 3, 2015

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> admin@uswgo.com 916 Chalmers St., Apt. D Martinsville, VA 24112

Date: 2/3/2015 Number of pages: 1 Attn.: Angel E. Gray

Recipient's number: T19196624523 Filename: C:\ProgramData\Venta\VentaFax & Voice 6\Out\Ready to FAX) {2015-02-03Error Correction: No

File description: Inquiry to Angel E. Gray NC SBI(Signed-Ready to FAX).pdf Recipient's Fax ID: 9196624523

Rate: 14400 bps

Time: 1:49:42 PM Session duration: 1:27

To: N.C. State Bureau of Investigation

Message type: Fax

Resolution: 200*200 dpi Record number: 719

Page 1/1 - February 3, 2015 - 01:33 PM - Letter to Angel E. Gray

Questions - Inquiry into my SBI Case Number 2012-02146(Rodney V. White)

Tuesday, February 3, 2015

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admin@uswgo.com 916 Chalmers St., Apt. D Martinsville, VA 24112

Date: 2/13/2015 Number of pages: 2 Attn.: Angel E. Gray

Recipient's number: +1(919)716-6750

Filename: C:\ProgramData\Venta\Venta\Area & Voice 6\Out\Response to Angel E. GiError Correction: Yeseady to FAX) {2015-02-13} (3).tif

File description: Response to Angel E. Gray NC SBI(Signed, Ready to FAX).pdf Recipient's Fax ID:

9197166750

Rate: 14400 bps

Time: 12:40:10 PM Session duration: 2:06

To: N.C. State Bureau of Investigation

Message type: Fax

Resolution: 200*200 dpi Record number: 909

ATTN: ANGEL E. GRAY

Page 1/1 - February 13, 2015 - 11:56 AM - Letter to Angel E. Gray

Questions - Inquiry into my SBI Case Number 2012-02146(Rodney V. White) RESPONSE TO FEBRUARY 6, 2015 LETTER - NOTICE Friday, February 13, 2015

Angel E. Gray Counsel for the North Carolina State Bureau of Investigation P.O. Box 29500 3320 Garner Road Raleigh, NC 27626-0500 (919) 662-4500

Dear Angel E. Gray,

I understand from what you have stated in your Feb 6th letter, that it looks like I will have to subpoena both you and Special Agent Rodney White to inquire on his possible misconduct and failure to follow proper policy and procedure.

I also will attach a threatening email I received that claimed some SBI people were involved in setting me up with child porn, that very email I had received which was attached as evidence in a email that I asked was forwarded from Joy Strickland(about my Innocence) to Agent White which he admitted to have received from me in the presence of a U.S. Marshal. Since Agent White knew of my innocence yet did everything he could to make me a registered sex offender for a crime I didn't commit and may not have even followed proper protocol, I will have to get a court order to hold Agent White accountable since you don't want to hold him accountable and Ombudsman can't hold him accountable.

I will either file a Petition for the Writ of Habeas Corpus or Appeal my federal conviction back to a trial, then the next thing my lawyer will do is work with the court to issue two subpoenas, one for you, and one for Special Agent Rodney White in the Greensboro, NC SBI Office at 501 Industrial Drive. I will go ahead and work with the lawyer to make sure everything was done proper according to law unlike Agent White not doing anything by usual procedure. There wasn't even a chain of custody on the property that was supposedly examined by Agent White. There are coverups going on and I am going to find out whom is covering up the truth. I ain't going to be a registered sex offender for fifteen. years thanks to your agencies misconduct when I didn't even commit the crime. I believe child porn was planted on my computer according to my independent investigation and evidence of that investigation, yet Agent White had either failed or refused to respond and covering up the truth.

Also I don't understand how you can keep a SBI Case file confidential while using it against me as evidence in a public Jury Trial in open court. What you have claimed is one sided and violates my Constitutional rights that you can use a SBI case file against me in a public court trial yet Lam not. allowed to see this case file to come up with a defense to the criminal charge against me. Your SBI has violated every Constitutional right I ever had then forcing me to register as a sex offender for a crime I never committed. I am definitely planning to take all my letters I sent to and received from the SBI and make copies for the media to review. I'm sure the media would love to hear about this.

I should not have been a sex offender. This whole case is all wrong.

(Electronically Signed:)Sincerely, Brian David Hill

(276)632-2599

admin@uswgo.com 916 Chalmers St., Apt. D Martinsville, VA 24112

ATTN: ANGEL E. GRAY

Date: 2/5/2015 Number of pages: 1 Attn.: Angel E. Gray

Recipient's number: +1(919)662-4523

Recipient's Fax ID: 9196624523

Time: 3:09:50 PM Session duration: 1:22

To: N.C. State Bureau of Investigation

Message type: Fax Filename: C:\ProgramData\Venta\VentaFax & Voice 6\Out\Ready to Fax) {2015-02-|Error Correction: Yes

File description: ICAC task Force Question Inquiry to Angel E. Gray NC SBI(Signed Resolution: 200*200 dpi Record number: 744

Rate: 14400 bps

Page 1/1 - February 5, 2015 - 03:05 PM - ICAC task Force Question

ICAC Task Force Question and Request Thursday, February 5, 2015

Angel E. Gray Counsel for the North Carolina State Bureau of Investigation P.O. Box 29500 3320 Garner Road Raleigh, NC 27626-0500 (919) 662-4500; FAX (91.9)662-4523

Dear Angel E. Gray,

I know you have already sent me the Reidsville Police Department Memorandum of Understanding, and the ICAC task Force I have a few questions in regards to the ICAC Task Force.

First of all does the ICAC Task Force members or even police officers that work with the ICAC task Force have to analyze the computers and hard drives at a certifiable crime laboratory or can they conduct an examination themselves without any standards and without any safeguards?

Second of all does the ICAC have to held to certain procedural standards in regards to examination of any computer hard drives and equipment?

Third of all does anybody whom works for the ICAC have the authority to mysteriously leave from a child pornography investigation then refer the criminal matter entirely to a police detective and department that does not work for the Task Force?

Fourth of all does the SBI have any requirement to submit any evidence analysis requests to the state criminal laboratory? Can one detective from the police department simply ask one SBI Agent to conduct an analysis of computer hard drives and equipment himself without having to submit the evidence to the crime lab? Is there any procedural standards or any guidelines as to SBI Agent's that conduct their own examinations and analysis of hard drives instead of relying on the Triad Crime Lab?

I like to request any guidelines on the NC ICAC Task Force that you haven't sent me already.

I don't know if you had already sent a copy of the NC ICAC Operational Standards but if you haven't then I like to request a copy of those standards to be sent to me at the address below.

Brian David Hill (276)632-2599 admin@uswgo.com 916 Chalmers St., Apt. D Martinsville, VA 24112

(Electronically Signed:)Sincerely,



North Carolina STATE BUREAU OF INVESTIGATION



PAT MCCRORY GOVERNOR B. W. COLLIER ACTING DIRECTOR

3320 GARNER ROAD PO BOX 29500 RALEIGH, NC 27626-0500 (919) 662-4500 FAX: (919) 662-4523

February 6, 2015

Mr. Brian D. Hill 916 Chalmers St., Apt. D Martinsville, VA 24112

Dear Mr. Hill:

I am in receipt of your seven letters asking various questions and requesting copies of the SBI criminal investigative file related to your case.

In your letters, you stated that you had counsel represent you in your criminal case. Please address your questions to either your trial counsel or your appellate attorney. In addition, criminal investigative files compiled by the SBI are made confidential by statutes and appellate case law. N.C.G.S. §132-1.4 provides that records of criminal investigations and records of criminal intelligence information are not public records. The N.C. Court of Appeals has held that SBI records can only be released to the prosecuting attorney or by order of a court of competent jurisdiction, to include a request for discovery in criminal and civil cases. Gannett Pacific Corp. v. NCSBI, 164 NC App 154, 595 SE 2d 162 (2004). Again, you would need to work with your trial counsel or the District Attorney's Office to obtain a copy of the SBI file in this matter.

Sincerely,

Angel E. Gray Legal Counsel

ATTN: ANGEL E. GRAY

Page 1/1 - February 13, 2015 - 11:56 AM - Letter to Angel E. Gray

Questions – Inquiry into my SBI Case Number 2012-02146(Rodney V. White)
RESPONSE TO FEBRUARY 6, 2015 LETTER – NOTICE
Friday, February 13, 2015

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I also will attach a threatening email I received that claimed some SBI people were involved in setting me up with child porn, that very email I had received which was attached as evidence in a email that I asked was forwarded from Joy Strickland(about my Innocence) to Agent White which he admitted to have received from me in the presence of a U.S. Marshal. Since Agent White knew of my innocence yet did everything he could to make me a registered sex offender for a crime I didn't commit and may not have even followed proper protocol, I will have to get a court order to hold Agent White accountable since you don't want to hold him accountable and Ombudsman can't hold him accountable.

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Brian D. Hill

admin@uswgo.com 916 Chalmers St., Apt. D Martinsville, VA 24112

ATTN: ANGEL E. GRAY

From: <<u>johnsnatchz@tormail.org</u>>
Date: Sun, Apr 7, 2013 at 5:30 AM
Subject: You better watch out......

To: admin@uswgo.com

You better watch out Brian...We are watching you...Having child porn planted on your hard drives and computer was only the beginning and we will set you up for violent sex crimes if you don't watch your back...Have fun becoming a sex offender...Police won't believe you no matter how much evidence you have that you been set up we know some people in the SBI who will make sure you are convicted. You will be shut up by being a sex criminal. Your friends Alex Jones, Dan, James, Sean, Alex, and others are next...BeWare!

EXHIBITJ

Fax Cover Page

Date: 1/16/2015

Time: 10:43:39 AM

Pages: 2

To: North Carolina Legal Services Division

Attn.: Joy Strickland

From: Brian David Hill

Fax ID: 276-632-2599

(RESENDING since sent to wrong fax number)Request for a copy of my forensic report or at least the virus log of the forensic report used in the criminal case of myself.

VentaFax Cover Page

Page 1/1 - January 15, 2015 - 03:22 PM - Letter to Joy Strickland

Thursday, January 15, 2015

Legal Services Division

9001 Mail Service Center Raleigh, NC 27699-9001 Telephone: (919) 716-6400 Fax: (919) 716-6750

Dear Joy Strickland,

I need to request a copy of the state crime lab report for my computer or at least just what viruses(Virus log) were found on my hard drive by forensic examination of my computer if I can't read the whole report.

The forensic examination was done in 2012 and finished in 2013. The examination was done under NC SBI Special Agent Rodney White. In regards to Brian David Hill. The report was submitted by Mayodan Police Department as apart of the chain of custody and/or by Reidsville detective Robert Bridge. I need to know what viruses were found on my computer at the time of examination.

According to document Digital/Latent Evidence Section, Technical Procedure for Writing Results

Statements, Effective Date: 10/31/2013, I found on page 1 Paragraph 5.1 Recovered Disc Reporting

Method, that "Item (Item Number) was/were scanned for threats using (software) with definitions

dated (date). The virus scan log is available for review in the "Recovered\Virus Scan Logs" folder

on Item (Item Number)."

So I know for a fact now that the state crime lab forensics technicians look for computer viruses when conducting a forensic examination of my hard drive. That would help me prove that the eMule virus was likely the culprit of sharing child porn without my knowledge and without my consent.

I need to know if any viruses were found on my hard drive or hard drives at the time the examination was done, how many viruses, the names of viruses, and/or if possible what each virus could have done on my computer? It is already a matter of record so I am not asking for a new examination in this request but that I am sent a copy of the virus log for the forensic report in my case.

I need this done as soon as possible please.

You know for a fact I claimed my Innocence on December, 2013. I admitted that a virus was on my computer that ran emule.exe. I need to prove that and the only way I can prove that is if the state crime lab found that virus which would be in their virus scan log as apart of procedure.

Please help me with this request any way you can. Thank You!

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(276)632-2599
admin@uswgo.com
916 Chalmers St., Apt. D
Martinsville, VA 24112

Page 1/1 - January 15, 2015 - 06:12 PM - Letter to Joy Strickland

Thursday, January 15, 2015

Legal Services Division

9001 Mail Service Center Raleigh, NC 27699-9001 Telephone: (919) 716-6400

Fax: (919) 716-6750

Dear Joy Strickland,

I have one more request I like to make that is also as important as the virus log request. This may very well determine the outcome of my very criminal case. That is if the same files that were listed in the search warrant was even found on my computer at the state crime lab.

The specific request I am making is that you or the crime lab check the crime lab digital records of the examination to see if the state crime lab forensic technicians found all or either of the two files that were listed in the search warrant for my former home at 413 N. 2nd ave., Mayodan, NC 27027.

Here is a quick list of file names that were listed in the search warrant by Detective Robert Bridge(Page 19, Date Issued 8/28/2012-11:30AM, Rockingham Co NC Clerk of Court filed, Superior Court Judge)?

- 1. Ptsc Mom & Daughter In Bath.mpg
- 2. (((Pthc) Russia 10Yo-11 Yo Little Brother And Sister-2- Boy&Girls Fucking_ Just Posing Or Naked l.avi

I learned that the files found on my computer may not be the same as even the ones listed in my search warrant. From what I know about P2P file-sharing especially copyrighted music files, anything downloaded then shared has the same file name. The downloader of the shared file would all be the same name. If no such file exist on my hard drive with the same name as the very one the search warrant described then the detective may have lied or made a fraudulent statement. If the file name couldn't be found then there is no way possible it was shared from my computer with detective Robert Bridge, that would indicate false statements by the police detective which could trigger a evidence fraud and obstruction of justice investigation. Look the discovery agreement was set so that only my public defender would be allowed to see the crime lab evidence, I was never allowed. Because of that the detectives can hide stuff or hide evidence that they committed crimes of fraud/forgery to get me.

I have been curious as to whether those same files as the ones described in the warrant were even found on my computer, in my hard drive by the forensics examiners. If it turns out they couldn't find the very same files as the ones the search warrant talked about then this may constitute as evidence fraud by the police detectives in order to execute a fraudulent search warrant in order to seize my computers in order to do whatever they wanted to them which may be construed as evidence tampering in support of my complaint I filed with the Office of the Ombudsman to the crime lab. Definite proof I was set up/framed with child porn which can exonerate me from my conviction via Habeas Corpus proceeding.

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Page 1/1 - January 15, 2015 - 03:22 PM - Letter to Joy Strickland

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<u>admin@uswgo.com</u>
916 Chalmers St., Apt. D
Martinsville, VA 24112

North Carolina State Crime Laboratory

Department of Justice 121 E. Tryon Road Raleigh, North Carolina 27603



ROY COOPER ATTORNEY GENERAL

January 26, 2015

Mr. Brian Hill 916 Chalmers Street, Apt. D Martinsville, VA 24112

Dear Mr. Hill:

I am in receipt of your recent letters concerning the investigation of your criminal case involving child pornography. According to your letters, the work in your case was conducted by Special Agent Rodney White of the State Bureau of Investigation (SBI). S/A White is not an employee of the North Carolina State Crime Laboratory. The North Carolina General Assembly separated the State Crime Laboratory from the SBI in 2013 and removed the SBI from the Department of Justice in 2014. Therefore, please direct your questions/inquiries to the SBI as I am not able to assist you with obtaining the information you are requesting.

The contact phone number for the SBI is 919-662-4500.

Sincerely,

J. Joy Strickland

Assistant Attorney General

Counsel to the State Crime Laboratory





EXHIBITK

Monday, October 21, 2013

(347) 989-0106 7:00PM FRI-SUN - CALL IN TO USWGO

USWG.O.

The new Drudge? Like this sit

Keeping People V United we Stand W

links other voutube area forum about action center blog home community guidelines mp watch cui be our allies! precrime donate! governing body the info library politicians view othe videoshow state secession watch! paranormal files

Local Manager needed to manage the Rockingham County branch of USWGO

August 22, 2012 by Brian D. Hill (Edit)
Filed under Brian D. Hill's Articles, USWGO

Leave a comment

Author: Brian D. Hill

For Immediate Release ## USWGO Authorized Press Release

admin @ uswgo.com

A slot for Manager of the Rockingham County Branch of USWGO Alternative News is available as apart of a new plan to compete against the controlled local media of the RockinghamUpdate and the Madison Messenger. The Manager will be given a non-commercial legally binding contract that will outline the terms of managing the county branch and even sign it, then scan it, then send back to the USWGO Founder to store on private secured records. The contract will be binding under North Carolina Contract Law and Federal Contract law pertaining to legal contracts.

The plan that USWGO has is to diversify it's open media and alternative news to many local regions including counties much like how We Are Change uses chapters to diversify the truth movement into many regions of the United States to keep eyes on government officials and asking hard questions that the controlled media refuses to ask. USWGO has built the Rockingham County Branch and the founder which is me doesn't have the time and in some cases the health to keep it updated daily or even weekly. So it has been decided to start the private internet-based Board of County Managers where different USWGO local news county branch Managers can debate about the agenda and minutes and then coordinate any efforts for the information war against political corruption in Rockingham County, to Guilford County, to Caswell County, to even Surry County, and other North Carolina and out-

 $http://uswgo.com/local-manager-needed-to-manage-the-rocking ham-county-branch-of-uswgo.htm [10/21/2013\ 9:03:16\ PM]$

Case 1:13-cr-00435-WO Document 71-11 Filed 04/03/15 Page 2 of 9

of-state counties. Each County Manager will manage only that county branch of USWGO Alternative News and will be responsible for keeping their news branch updated at least once a week with news stories, driving a lot of hits to that website, covering local news if interested or need be, and help find local bloggers and people interested in local politics to help post articles for the local county branch websites.

Right now a draft for the Non-Commercial USWGO County news branch contract for the Rockingham County Branch of USWGO Alternative News is being made and adapted to be compliant with the Contract Law statutes. It is still in Beta and the final contracts will be used to finally get local affiliates to help expose the truth in the town of Mayodan, Madison, Stoneville, Wentworth, and the City of Eden and Reidsville. The address, phone number, email address, and any other sensitive information will not be made public but will be available upon request by a court ordered subpoena. The terms of the contract will be public by the USWGO County Branches authority on the County Branches webpage of USWGO Alternative News. If the Manager censors a news article within the rules of the branch then that Manager will be held accountable by the County Branches Authority and dealt with according to Contract Law. This is to prevent infiltrators from becoming branch Managers just to become the new defacto corporate controlled prestitute media.

USWGO wishes to have healthy competition to the Infowars Magazine and newsletter which is limited since places like Rockingham county seem to not care anymore about the local corruption and NC Senator Phil Berger being a political pawn of the Global megabanks such as Bank of America and Wells Fargo whom are the six banks that work closely with the Bilderberg Group and claim they run the United States. Alex Jones encourages competition while the Rockefeller family believes that competition is a sin. Of course USWGO will not make money as a result of this but mainly start up branches similar to We Are Change chapters to help get the truth out to many sheeple all over many local regions which usually have more dumb down people that don't even know what the NDAA is. When petition signatures were collected all over Mayodan during the Nullify-NDAA Petition signature gathering process, most of the Mayodan citizens and citizens all over Rockingham County that signed and even did not sign the petition were ignorant of the NDAA and what it can do to them and their families in the event of being accused of terrorism without charge nor trial. Not just ignorant but were so dumb down and brainwashed by propaganda and fluoride, that they accepted when the petition was turned by by Sen. Berger's staff. Part of the blame comes from the lack of coverage in the RockinghamUpdate, WXII12, FOX8, WFMY News 2, The Madison Messenger and Reidsville Review, and other corporate controlled and even Media General controlled media outlets. There is no hope in Rockingham County except to give in to criminals that break laws and create corruption all over the county, anything to do with globalist crimes and lower level minion crimes will never appear in any newspaper in Rockingham County.

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Local Manager needed to manage the Rockingham County branch of USWGO USWGO Alternative News

For the reasons stated above that is why USWGO Alternative News has begun the regional County Branches for bringing local news by local affiliates to the locals that live in those areas. We wish to keep our eyes on Mayoda, Madison, Reidsville, Stoneville, and other towns and cities in the county and other counties. The time for exposing the secretive corruption is now, it is time for the call of duty to sign the contract and start up local affiliates of USWGO and become like a huge movement of real reporters and journalists beating the media blackouts of both local, national, and international corporate controlled media.

If it is true that I am finding out the local media may have to go through the Obama, Romney, possibly Phil Berger, or any other political campaign offices before any news stories are put out is detrimental to the transparency and accountability to political officials. Nobody should have to go through a campaign office to publish a story or news video out of fear that they will not have the right to interview a candidate is absurd. Freedom of Press is a check and balance on Government and campaign offices should also not decide what information should get out to protect the reputation of a corrupt politician.







Tags: branch, controlled, corporate, county branches, Local Manager, local media, prestitute, Rockingham County, RockinghamUpdate, USWGO

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Comments

5 Comments on "Local Manager needed to manage the Rockingham County branch of USWGO"

Bill Nada on Wed, 22nd Aug 2012 10:58 am (Edit)

Requirements:

8th grade reading & writing level
At most high school diploma preferred.

Bob Dobbelina on Wed, 22nd Aug 2012 11:21 am (Edit)

On the contrary, I think you should encourage government infiltrators to apply for this

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position. It would help foster the illusion that anyone gives a damn about you.

Bill Nada on Thu, 23rd Aug 2012 5:34 pm (Edit)

In all honesty the pics of the guy who runs this train wreck looks like a freshman in high school.

Brian D. Hill on Thu, 23rd Aug 2012 8:29 pm (Edit)



I am 22 and ain't going to update my advertisement photo on the account of your comment. If you feel like bashing me go ahead but I am smarter then you think. I may make a few spelling and grammar flaws but overall my skills do keep improving overtime and I am beginning to know law so there. If anyone else wishes to mock me

or make fun of me please feel free to comment below as I let you all have your Freedom of Speech while most privately owned websites don't.

Bill Nada on Sun, 26th Aug 2012 3:11 pm (Edit)

"If anyone else wishes to mock me or make fun of me please feel free to comment below as I let you all have your Freedom of Speech while most privately owned websites don't."

So says the guy who blocks ppl's IP addresses

Tell us what you're thinking and oh, if you want a pic to show with your comment, go get a gravatar!		
Logged in as Brian D. Hill. Logout »		
Speak your mind		

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Monday, October 21, 2013

(347) 989-0106 7:00PM FRI-SUN - CALL IN TO USWGO

USWG.O.

The new Drudge? Like this sit

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216 Constituents to Sen. Phil Berger & Rep. Bert Jones, no confidence!

July 12, 2012 by Brian D. Hill (Edit) Filed under Uncategorized

Leave a comment

Author: Brian D. Hill

This is a formal political No-Confidence complaint against NC State Senator Philip Edward Berger and his office by Brian D. Hill

Court of Public Opinion Complaint

The 216 Constituents (5 of the signatures were not Constituents) that signed the Nullify-NDAA petition because we filed under the Nullify-NDAA petition that we are feeling damaged by the National Defense Authorization Act for fiscal year 2012 and 2013 because we now fear for our lives of being tortured, sexually abused, our pets detained then forcefully abused in front of us, and imprisoned indefinitely because we may be accused of terrorism or treason, no judge, and no jury in violation of Article III judiciary protections and the protections under the Bill of Rights of the U.S. Constitution. I filed in the petition for a redress of grievances on May 14th with Phil Berger at the Mayodan Town Council then gave digitally scanned copies with Sen. Phil Berger, Rep. Bryan Holloway, and Rep. Bert Jones on May 15th 2012. The petition asked that the state of North Carolina take action to Nullify a purely Unconstitutional law, that the NDAA violates our rights to due process guaranteed under the U.S. Constitution and NC Constitution, that all laws which are repugnant to the Constitution are null and void, and based on the tenth amendment in the U.S Constitution, that the state of North Carolina in it's power protect the Constitutional rights of the people.

The facts and accusations are as follows against State Senator Philip Edward Berger of the North Carolina General Assembly.

1. (Fact-Testimony by Brian D. Hill)He had his Constituent Liaison staffer Sara Riggins handle the petition and keep all matters

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regarding the petition a personal matter between me and his staffer Sara Riggins over Phil Berger's verdict. Sara Riggins refused my request to have Phil Berger's verdict in writing. When I requested in another phone call to Sara Riggins to have the phone call recorded then state again on the recordon Phil Berger's verdict so I have proof of his verdict so I can give it to the people of North Carolina and Rockingham County, she refused consent to the phone call being recorded and refused to disclose his verdict again on the Nullify-NDAA Petition.

- 2. (Fact-Testimony by Brian D. Hill)Sara told me to just contact my federal Congressperson when the Congress has never represented me on any issue including Senators Kay Hagan and Richard Burr. If they refuse to listen to any issue I have brought to them to protect the civil rights already in the U.S Constitution and have voted in favor of the NDAA, how exactly will they listen to my issue on the NDAA and how it affects our rights to be able to attend a court trial and be able to face our accusers.
- 3. (Accusation by Brian D. Hill)Staffer Sara Riggins with the order of her boss Phil Berger pushed the issue of State Nullification of the NDAA to only the federal government that overwhelmingly passed the NDAA even though it was well known that the NDAA legalizes military sex abuse of animals including pets such as cats and dogs, indefinite detention and torture of U.S Citizens along with the destruction of Habeas Corpus no thanks to the Military Commissions Act, and denies the right for terrorist suspects and treason suspects the right to a Article III court trial. Even somebody accused of treason or giving aid/comfort to enemies of the United States has the right to a court trial with the testimony of two witnesses to the same overt act. I agree that Terrorism is a horrible crime and many people get hurt by acts of Terrorism and Terrorism should be dealt with by Justice to be served by the authorities and the courts. By taking away the right to court a trial for a terrorism suspect it opens abuse to non-terrorist citizens being tortured and indefinitely detained just by being accused of terrorism despite whether there is any evidence whatsoever that the person may or may not be a terrorist or accused of aiding and helping a suspect and/or proven terrorist. Phil Berger has proven not to take any action to protect his constituents from torture, rape, abuse, and government terrorizing terrorism suspects.
- 4. (Fact-Video evidence and Testimony by Brian D. Hill)When I visited Phil Berger at the Mayodan Town Council on July 9th 2012 to ask him as a reporter (Not an activist) why he rejected the petition and he not only refused to answer the question and had one of his unofficial bodyguards the Mayodan Chief of Police Charles Caruso not only boot me from the town council under the guise of it being a closed session at the town council but also threatened and intimidated me making feel scared to promising Charles Caruso Mayodan Police Chief that I would not go up to the state senator again at the town council or else be physically pushed back, manhandled by the chief of police just for asking the state Senator Phil Berger a question. He even watched me at the town hall office until I left the town municipal building with my head down and feeling broken.

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5. (Fact-Video evidence and Testimony by Brian D. Hill)Phil Berger has proven in the YouTube video to be a deceptive Non-

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216 Constituents to Sen. Phil Berger & Rep. Bert Jones, no confidence! | USWGO Alternative News

Transparent politician that refuses to represent the people on a issue that affects their civil liberties.

- 6. (Fact)Statewide nullification is entirely legal under the tenth Amendment, even though there are lawyers that argue that statewide nullification of a Unconstitutional federal law would not hold up in court, it is the states that vote in the Congresspeople and the President and Vice president, it is the states and the people that have the rest of the power not derived to the Constitution according to the tenth Amendment of the Bill of Rights under the U.S Constitution. Since the Executive Branch has grown in power and the Supreme Court is compromised out of fear of being tortured, raped, and murdered under false-terrorism charges, it is the right of the power of the states to stand for the Constitution and Nullify laws that are repugnant to the Constitution.
- 7. (Fact)I know the staffers just do what they are told even if the office has a corrupt official. So I do not hold any of Phil Berger's staffers accountable to this complaint in the court of public opinion. I hold Phil Berger accountable for the experiences I have with his office and his failure to reason with my requests to give me a explanation in writing as to why he rejected my petition.
- 8. When I decided lower my petitions standards by compromising to drop the plan for state nullification of the NDAA but instead just simply that Phil Berger agree to state on the record that he promises to vote for House Resolution 982 introduced by Rep. Glen Bradley when his bill reaches the NC Senate. Even then Phil Berger refused to take action as I was told by Sara Riggins that unless there is a twin bill in the senate, that taking any action would be premature. All I asked was that he declare in writing (To be held accountable in the press if he fails to follow his promise) on his verdict on the petition so we can work together with him to at least get him to take some form of action to protect his constituents and the entire states civilians civil liberties. I got nothing but a private telephone conversation with his Constituent Liaison with no hope of any action coming from Phil Berger's office.

One of the excuses his staffer gave me was that I and my petition signers should rely on the Federal Congresspeople to handle the job:

The truth is that I have hardly any representation in the Federal Government and neither do the American people. We only have 200 Congresspeople and yet over 300 million American citizens. For each representative there is a very high amount of people that receive representation per representative instead of a lower amount of people. Since the state of North Carolina only has 9 million people, each citizen in the state government has more representation then in the Federal government. By Phil Berger refusing to find any compromise that would legally work with federal law to protect our civil liberties and instead pushing the issue to a Congressperson, I and the petition signers am being given less representation to protect my civil liberties from Phil Berger then any other representative for my county.

If my complaint is not answered in one to two weeks then I and my petition signers am filing a citizen vote of no confidence against State Senator Phil Berger which will be 216 citizens of Rockingham County vote no confidence in the actions and representation of Phil Berger to not only represent the interests of the people but protect his constituents and petition signers civil liberties which every citizen in the State of North Carolina and America enjoys.

Yes Even though this is not coming directly from the petition signers, every person who has signed the Nullify-NDAA petition, including the minority that read my entire petition before signing and the majority that partially read it or didn't read it before signing, at least understand that they are signing this petition so that the state of North Carolina through their representatives will protect their rights to a 'court trial' including a Trial by Jury, the rights to have an attorney present, and that by signing this petition they would not be kidnapped in the middle of the night simply for their political viewpoints or some other non-terrorism reason.

If I am in any way wrong or not giving correct information on State Senator Philip Edward Berger then why can't he fulfill my simple request to give me his verdict in writing so we can write back in forth with valid political arguments as to why he should take action on the petition. Instead there's a risk I may be sued for defamation/slander/libel because I have no proof on Phil Berger's verdict on

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the Nullify-NDAA petition because he and his staff refused to give me any verdict in writing via email (Free of charge to send on, the only cost to Phil Berger is just a little time) and even refused to give consent to record the phone conversation to record Phil Berger's official verdict which is unacceptable. A representative whether a Senator or Legislator is suppose to represent the people

and keep open with the actions taken by the representative. Phil Berg keep open out of fear of being attacked/demonized by the press wher their Constitutional civil liberties.	er has proven to me and my petition signers that he refuses to he should really be representing his constituents and protect
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wid Hill Chalmers St., Apt. D rtinsville, VA 24112 1006 In This Office APR 0 3 2015 CLERK, U.S. DISTRICT COURT Clerk Of The Court-Note: Filing U.S. District Court Middle District of 324 West Market Street, Suite 1 **Greensboro NC 27401-2513** L. Richardson Preyer Federal Building PRIORITY * MAIL *